Mr. Kaid



Washington, Saturday, November 23, 1946

The President

Regulations

CONTENTS

EXECUTIVE ORDER 9804

REVOKING EXECUTIVE ORDERS NO. 2463 OF SEPTEMBER 29, 1916, AND NO. 4182 OF MARCH 24, 1925, RELATING TO ADMINIST TRATION OF THE EMPLOYEES' COMPENSA-TION ACT WITH RESPECT TO EMPLOYEES OF THE ALASKA RAILROAD, AND PLACING THE ADMINISTRATION OF THAT ACT AS TO SUCH EMPLOYEES IN THE FEDERAL SE-CURITY AGENCY

By virtue of the authority vested in me by section 42 of the Employees' Compensation Act of September 7, 1916, as amended by the act of April 6, 1938, 52 Stat. 200 (5 U. S. C. 793), and in the interest of the internal management of the Government, it is hereby ordered as follows:

1. Executive Order No. 2463 of September 29, 1916, placing the administration of the Employees' Compensation Act with respect to employees of the Alaskan Engineering Commission (later the Alaska Railroad) under the Chairman of that Commission, and Executive Order No. 4182 of March 24, 1925, placing the administration of the said act with respect to employees of the Alaska Railroad under the General Manager of the Railroad, are hereby revoked.

2. Administration of the said Employees' Compensation Act, as amended, with respect to employees of the Alaska Railroad is hereby placed in the Federal Security Agency, to which the functions of the United States Employees' Compensation Commission were transferred by Reorganization Plan No. 2 of 1946.

3. This order shall become effective on January 1, 1947.

HARRY S. TRUMAN

THE WHITE HOUSE, November 21, 1946.

[F. R. Doc. 46-20859; Filed, Nov. 22, 1946; 10:46 a. m.1

TITLE 7-AGRICULTURE

Chapter XI-Production and Marketing Administration (War Food Distribution Orders)

> [WFO 149, Termination] PART 1401-DAIRY PRODUCTS

> > CREAM

The provisions of War Food Order No. 149 (11 F. R. 7182) are hereby terminated as of 12:01 a. m., e. s. t., November 20, 1946.

With respect to violations, rights accrued, liabilities incurred, or appeals taken under the said War Food Order No. 149 prior to the effective time of this termination order, all provisions of the said War Food Order No. 149 in effect prior to the effective time of this termination order shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with regard to any such violation, right, liability, or appeal.

(E. O. 9280, Dec. 5, 1942; E. O. 9577, June 29, 1945; 7 F. R. 10179, 10 F. R.

Issued this 19th day of November 1946.

[SEAT.] CLINTON P. ANDERSON. Secretary of Agriculture.

[F. R. Doc. 46-20749; Filed, Nov. 22, 1946; 8:52 a. m.]

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Chapter I-Immigration and Naturalization Service, Department of Justice

PART 116-CIVIL AIR NAVIGATION

APPLICATION TO CIVIL AIR NAVIGATION OF LAWS AND REGULATIONS RELATING TO CUS-TOMS, PUBLIC HEALTH, ENTRY AND CLEAR-ANCE, AND IMMIGRATION

CROSS REFERENCE: For amendments to \$\$ 116.1, 116.3, 116.7, 116.8, 116.9, 116.13 and 116.15, see Title 19, Chapter I, Part 6,

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TITLE 10-ARMY: WAR DEPARTMENT

Chapter VII-Personnel

PART 705-ADMISSION TO THE UNITED STATES MILITARY ACADEMY

MILITARY ACADEMY

In revision of Part 705, §§ 705.1 to 705.26, inclusive, and subject matter appearing at 11 F. R. 336, January 8, 1946, are hereby superseded by the following §§ 705.1 to 705.21, inclusive.

705.1 Military Academy.

705.2 Admission to the Military Academy.

705.3 Appointments.

705.4 Composition of the Corps of Cadets, 705.5

Sources of admission.

705.6 Educational qualifications.

705.7 Entrance examinations. 705.8

Admission by regular mental examination. 705.9 Admission by certificate and validat-

ing examinations. 705.10 Admission by certificate.

705.11 Subjects and credits.

Definitions and detailed requirements.

705 12 General information as to certificates. 705.14

Physical examination. 705.15 Physical conditioning.

705.16 Deposit upon entrance.

705.17 Degree.

Promotion of after graduation. 705.18

705.19 Pay and allowances of cadets.

705.20 Uniforms and supplies.

705.21 Communications.

AUTHORITY: §§ 705.1 to 705.21, inclusive, issued under R. S. 161; 5 U. S. C. 22.

§ 705.1 Military Academy-(a) Mission. The mission of the Military Academy is to instruct and train the Corps of Cadets to the end that each graduate shall have the qualities and attributes essential to his progressive and continued development throughout a lifetime career as an officer of the Regular Army.

(b) Direction and supervision. Direction and supervision of the Military Academy are vested by law in the War Department under such officer or officers as the Secretary of War may select, and) in accordance with this provision, the Chief of Staff has been designated as the officer in charge of all matters pertaining to the institution.

§ 705.2 Admission to the Military Academy; general requirements. Candidates other than veterans of World War II are eligible for admission from the day they are 17 (or 19 if from the Army of the United States) until the day they become 22 years of age, on which latter day they are not eligible. The age requirements for all candidates as well as the service requirements for appointment from the Army of the United States are statutory and cannot be waived.

(b) At the time of proposed admission the candidate's age must be within the prescribed age limits, and he must be a citizen of the United States.

(c) He must be of good moral character.

(d) He must never have been married. Proof of prior marriage will be considered the equivalent of resignation from the Academy.

(e) No candidate shall be admitted who is less than 5 feet 6 inches in height. or who is deformed or afflicted with any disease or infirmity which would render him unfit for the military service, or who has, at the time of presenting himself. any communicable disease.

(f) Each candidate must, on reporting at West Point, present a certificate showing successful vaccination within 1 year; or a certificate of two vaccinations, made at least a month apart, within 3 months.

(g) If accepted, the candidate reports at the Military Academy before 10:30

¹Public Law 255, approved 11 Decmber 1945, provides " * * * Any appointee who has served honorably not less than 1 year in the armed forces of the United States. during any of the present wars, and who possesses the other qualifications required by law, may be admitted between the ages of 17 and 24 years: *Provided*, That whenever any member of the graduating class shall fail to complete the course with his class by reason of sickness or deficiency in his studies, or other cause, such failure shall not operate to delay the admission of his suc-

² Noncitizens may be permitted to attend the United States Military Academy under special laws enacted from time to time (see § 705.4 (c)). Further information may be obtained upon request to The Adjutant General, War Department, Washington 25, D. C. a. m. on the first weekday in July. New cadets are received at and after 8 a. m. Facilities for the housing and feeding of new cadets are not available prior to 8 a. m. It is advantageous, however, to report as early as possible.

(h) Warrants of appointment are furnished cadets as soon as practicable after

their admission.

(i) At the time of admission and before receiving their warrants of appointment candidates are required to take the oath of allegiance (see subparagraph (1) of this paragraph) and to sign in the presence of an officer deputized by the superintendent an engagement to service (see subparagraph (2) of this paragraph).

(1) Oath of allegiance.

I, do solemnly swear that I will support the Constitution of the United States and bear true allegiance to the National Government; that I will maintain and defend the sovereignty of the United States paramount to any and all allegiance, sovereignty, or fealty I may owe to any State, county, or country whatsoever; and that I will at all times obey the legal orders of my superior officers and the rules and articles governing the Armies of the United States (R. S. 1320).

Sworn to and subscribed at ---this _____ day of _____, nineteen hundred and _____, before me, nineteen

(2) Engagement to service.

----, of the State (or Territory) of _____, aged ____ years, ____ months, do hereby engage (with consent of my parent or guardian) that from the date of my admission as a cadet of the United States Military Academy I will serve in the Army of the United States for 8 years unless sooner discharged by competent au-

In the presence of _____

In the case of the Filipino cadets the engagement shall be made to serve in the Philippine Scouts. (See R. S. 1321.)

§ 705.3 Appointments. The figures given in § 705.4 indicate the maximum limits of representation at the Military Academy at any one time from the respective sources; consequently, no appointment can be made from any source except to fill a vacancy therefrom. All appointments are made by the President upon the designation of the authorized nominating authorities as outlined in detail in § 705.5. The law governing the appointment and admission of cadets to the Military Academy prescribes that they shall be appointed only within the year preceding the date of their admission. Accordingly, the appointments may be made after the first day of July with a view to admission on the next regular date of entrance, the first weekday of the following July. Candidates whose nominations are received in the War Department prior to the first Tuesday in March, the date of the annual entrance examination, are appointed to undergo that examination which is given at various military installations. Vacancies that occur subsequent to the March examination may be filled by the nomination of candidates to undergo the special examination held at West Point. N. Y., the third Tuesday in June. Only those candidates who are found to be mentally and physically qualified at the

March or June examination may be nominated for appointment after the June examination has been held. Nominations of such candidates will be accepted if received in the War Department not later than midnight on June 30 preceding the regular date of admission on July 1. Letters whose post-office marks clearly show that they were placed in the mail prior to midnight of June 30 are held to meet the foregoing requirement.

§ 705.4 Composition of the Corps of Cadets-(a) United States and Terri-Under an act of Congress approved June 3, 1942, the Corps of Cadets shall hereafter consist of 2,496 cadets, appointed in number and from sources as

| 8 from each State at large | 384 |
|---------------------------------------|-----|
| 4 from each congressional district | |
| 4 from each Territory (Hawaii and | |
| Alaska) | 8 |
| 6 from the District of Columbia | 6 |
| 4 from natives of Puerto Rico | 4 |
| 2 from Panama Canal Zone | 2 |
| 172 from the United States at large 1 | 172 |
| 180 from among the enlisted men of | |
| the Regular Army and of the | |
| National Guard, in number as | |
| nearly equal as practicable | 180 |
| 22.0 | - |

1 Of whom 3 are appointed upon the recommendation of the Vice President, 40 are selected from among the honor graduates of those educational institutions designated as 'honor military schools," 40 are chosen from among the sons of veterans who were killed in action or have died, or may hereafter die, of wounds received or disease contracted in line of duty during World War I or World War II, and 89 upon the personal selection of the President.

Section 2 of the above-mentioned act

is quoted in § 705.5 (i).
(b) Filipino cadets. In addition to the 2,496 designated above, the Secretary of War is authorized to permit not exceeding four Filipinos, to be designated by the President of the Republic of the Philippines to receive instruction at the United States Military Academy, under the provision of the act of Congress approved May 28, 1908, as amended. These students execute an agreement to comply with all regulations for the police and discipline of the Academy, to be studious, and to give their utmost efforts to complete satisfactorily the courses in the various departments of instruction.

(c) Foreign cadets. (1) The act of June 24, 1938, as amended by the act of June 26, 1946, authorizes the President of the United States to designate not exceeding 20 persons at a time from the Latin American Republics to receive instruction at the United States Military Academy. Not more than three persons from any one of such republics may receive instruction under authority of that law

at the same time. Such persons receive the same pay, allowances and emoluments, including mileage from their homes in proceeding to the Military Academy for initial admission, as cadets appointed from the United States. Foreign cadets are subject to the same rules and regulations as cadets appointed from the United States, but they are not entitled to appointment to any office or position in the United States Army, by reason of their graduation from the Military Academy.

(2) Cadets from other foreign countries may be admitted by special act of Congress in each instance. penses of foreign cadets are borne by The their respective governments. charges in each case are equivalent to the total of the pay and allowances authorized by law for United States cadets. Requirements for the admission, advancement, and graduation of foreign cadets are identical with those for United States cadets.

§ 705.5 Sources of admission. Before a candidate can be permitted to undergo the entrance examinations to qualify for admission to the Military Academy, he must hold a letter of appointment issued by the War Department. A letter of appointment is issued only upon receipt in the War Department of a nomination from one of the recognized nominating authorities to whom all applications for appointment must be made. The various sources of admission, together with the nominating authority of each, are fully described below:

(a) States at large, congressional districts, Territories, District of Columbia, and Puerto Rico. The nomination of candidates, whether or not based upon preliminary competitive examination, for appointment from these sources, is entirely in the hands of the nominating authority who has the vacancy at his disposal and all applications must be addressed to him. These authorities are: (1) States at large: United States Senators; (2) Congressional districts: Representatives in Congress; (3) Territories: Delegates in Congress; (4) District of Columbia: commissioners thereof; (5) Puerto Rico: the resident commissioner. For each vacancy four candidates may be nominated, one to be named as principal, one as first alternate, one as second alternate, and one as third alternate. The first alternate, if qualified, will be admitted in the event of the failure of the principal; the second alternate, if qualifled, will be admitted in the event of the failure of both the principal and the first alternate; and the third alternate, if qualified, will be admitted in the event of the failure of the principal, first, and second alternates. The law requires that candidates appointed from States at large, congressional districts, the Territories, the District of Columbia, or the island of Puerto Rico, must be actual residents thereof respectively.

(b) Panama Canal Zone. ments are made upon nomination of the Governor of the Panama Canal Zone and are restricted, by law, to the sons of civilians residing in the Canal Zone and the sons of civilian personnel of the United States Government and the Panama Railroad Company. Four candidates may be nominated for each vacancy in the same manner as outlined in paragraph (a) of this section.

(c) Vice Presidential. Appointments are made upon the personal selection of the Vice President and from the United States at large, there being no limitation imposed by law as to residence. Four candidates may be nominated for each vacancy in the same manner as outlined in paragraph (a) of this section. These appointments cannot be made until the duly elected Vice President is sworn into office.

(d) Honor military schools. Honor graduates of honor military schools are nominated for appointment by the heads of the respective schools and in the fol-lowing manner: The Adjutant General maintains a roster of honor military schools as determined by annual War Department inspections of educational institutions of the essentially military type. In July each year The Adjutant General anticipates the vacancies in the Corps of Cadets for admission the following year which are open to honor graduates, makes an equitable distribution of those vacancies among the honor military schools and notifies them accordingly. The head of each institution so notified must submit to The Adjutant General at a specified time the nominations of the honor graduates selected. Four candidates may be nominated by each school in the same manner as outlined in paragraph (a) of this section. Each nomination must contain a certification by the head of the institution that the candidate is an honor graduate of a year for which the institution was designated an honor military school. No student may be rated as an honor graduate unless he has shown proficiency in subjects of his school work amounting to not less than the 15 units prescribed by the regulations for admission to the United States Military Academy. However, the institution is not limited to those graduates of the current year. All honor graduates are appointed subject to the same tests for mental and physical qualifications as are required of other candidates.

(e) Sons of deceased veterans of World Wars I and II. An act of Congress, approved June 8, 1926, as amended by acts of Congress approved December 1, 1942 and November 24, 1945 provides cadetships at the United States Military Academy for the sons of members of the land or naval forces (including male and female members of the Army, Navy, Marine Corps, and Coast Guard, and of all components thereof) of the United States, who were killed in action or have died of wounds or injuries received, or disease contracted, or preexisting injury or disease aggravated, in active service during World War I or II (as each is defined by laws providing service-connected compensation or pension benefits for veterans of those wars and their dependents.) The administration of these appointments has been delegated to the War Department. Application should be made by letter (no form is prescribed)

³ In addition to the 2,496 designated above, Public Law 228, 79th Cong., approved 24 November 1945, provides that the strength of the Corps of Cadets is "* * inof the Corps of Cadets is creased by the President from the United States at large from among the sons of persons who have been or shall hereafter awarded a Medal of Honor in the name of Congress for acts performed while in any of the armed forces of the United States * * " States

addressed to The Adjutant General. War Department, Washington 25, D. C., showing the full name, date of birth, and address of applicant (complete service address should be given if applicant is in the armed forces), and the name, rank, serial number, and last organization of the veteran parent together with a brief statement concerning the time, place, and cause of death. The claim number assigned to the veteran parent's case by the Veterans' Administration should also be furnished. All candidates from this source must undergo the regular entrance examination competitively since the vacancies available must, under the law, be awarded to those physically qualified candidates who make the highest proficient ratings in the order of merit established by the examination men-Accordingly, candidates aptioned pointed under this law cannot qualify thereunder by the submission of educational records in lieu of the regular entrance examination. There is no restriction imposed as to residence.

(f) Presidential. These appointments are made upon the personal selection of the President and are reserved for the blood sons and adepted sons, if legally adopted prior to their fifteenth birthday, of members of the Regular Army, Navy, and Marine Corps who are still in the service, retired, or who died while serving therein. The available vacancies are awarded to those physically qualified competitors making the highest proficient ratings in the order of merit established at the annual entrance examination held the first Tuesday in March each

Accordingly candidates appointed from this source cannot qualify by the submission of educational records in lieu of the regular entrance examination. Failure of a candidate to report for examination, for any cause, at the time and place authorized will vacate his appointment. The administration of these appointments has been delegated to the War Department. Application by those eligible should be made by letter (no form is prescribed) addressed to The Adjutant General, War Department, Washington 25, D. C., giving the applicant's full name, address, and date of birth (complete service address should be given if applicant is in the armed forces), and the name, rank, and branch of service of the father. In the case of an adopted son, a copy of the order of court decreeing adoption, duly authenticated and certified by the clerk of the court, must accompany the application. There is no restriction imposed as to residence.

(g) Regular Army and National Guard. The sources of admission from among enlisted members of the Regular Army and the National Guard have been combined for the duration of the present war and opened to all enlisted men of the Army of the United States. The law authorizing appointments from this source prescribes that the applicant must have completed as of the date of admission one full year of active enlisted service in the Army and be in an active enlisted status at that time. It is not essential that the service be continuous; therefore, prior active enlisted service

in the Army may be counted in determining an applicant's elgibility. administration of these appointments has been delegated to the War Department. The number of candidates appointed to compete cannot exceed three times the number of existing vacancies from this source and is distributed equitably by the War Department among the foreign commands, the numbered Armies within the continental United States and the Military District of Washington. No preliminary mental examination is conducted in order to determine the eligibility of applicants. Each designated candidate is issued a letter of appointment authorizing him to report for the regular entrance examination in March which he must undergo in competition with the entire number of Army candidates. The available vacancies are awarded to those physically qualified competitors making the highest proficient ratings in the order of merit established at the examination mentioned without regard to the foreign command or Army from which designated. Since the admission of candidates is based entirely upon competitive examination, alternates cannot be considered. Failure of a duly appointed candidate to appear for examination, for any cause, at the fime and place authorized will vacate his appointment.

(h) Sons of Congressional Medal of Honor winners. An act of Congress, approved November 24, 1945, provides that the number of cadets otherwise authorized by law at the United States Military Academy is increased by such number of cadets as may be appointed by the President from the United States at large from among the sons of persons who have been or who may later be awarded a Medal of Honor in the name of Congress for acts performed while in any of the armed forces of the United States: Provided, That such appointees are otherwise qualified for admission. The administration of these appointments has been delegated to the War Department. Application by those eligible should be made by letter (no form is prescribed) to The Adjutant General, War Department, Washington 25, D. C., giving the applicant's full name, address, and date of birth (complete service address should be given if applicant is in the armed forces), and the name, rank, and branch of service of the parent and the date and a brief statement of the circumstances for which the Medal of Honor was awarded. Candidates appointed from this source may qualify in the same manner as a Congressional principal candidate. All who are found fully qualified will be admitted as cadets, regardless of the number, since the law does not impose a limitation as to the total number to be admitted from this source.

(i) Qualified alternates and qualified candidates. Section 2, act of Congress, approved June 3, 1942, provides: "When on the date of admission of a new class the total number of cadets is below the number authorized, the Secretary of War may bring the Corps of Cadets to full strength by appointing qualified alternates and candidates recommended by the academic board, two-thirds thereof from qualified alternates and one-third

thereof from qualified candidates (competitors): Provided, That any appointment made under this section shall be an additional appointment and shall not constitute an appointment otherwise authorized by law. The only candidates who are eligible for consideration are those who have been found mentally and physically qualified in connection with an appointment held for admission the first weekday of July of the year concerned. No application is necessary for consideration by the academic board since all candidates who are fully qualifled but who are not entitled to admission under the terms of their appointments are rated relatively according to general merit. The academic board in determining the general merit studies the records of these candidates and makes its selection based upon consideration of the academic grades and other pertinent factors which affect the qualifications of the various candidates to become officers of the Army. Since, under the law, the vacancies in the Corps of Cadets cannot be determined until the date of admission, notices to candidates selected are sent on or shortly after that date authorizing them to report for admission as cadets on 10 July."

§ 705.6 Educational qualifications.
(a) Methods of meeting the educational requirements for admission:

(1) By successfully passing the regular examination (see § 705.8); or

(2) By submitting a satisfactory educational certificate (secondary school) and passing the validating examination or the college Entrance Examination Board's Scholastic Aptitude Test (see § 705.9); or

(3) By submitting an educational certificate which does not require the validating examination (see § 705.10).

(b) In addition, there are two basic educational requirements which all candidates for admission to the United States Military Academy must meet:

(1) All candidates must take the West Point Aptitude Test. This is a 1-hour test requiring no special preparation and consisting of an elementary mathematics section and a language section.

(2) All candidates must qualify in United States history, either by presenting evidence that they have satisfactorily completed a standard course in United States history or its equivalent (1 year in secondary school or 1 semester in college), or by passing the special examination in United States history.

§ 705.7 Entrance examinations—(a) Time. The regular Military Academy entrance examination and the examination for validating certain classes of certificates are held beginning on the first Tuesday in March each year. Each candidate designated to take one of these examinations will receive from the War Department a letter of appointment. He must appear for examination at the time and place designated therein before a board of Army officers convened by the War Department. Enlisted men appointed from the Army also receive authority from the War Department to report for examination, and must report at the time and place specified. No other

regular mental examination is held during the year. The failure of candidates holding noncompetitive appointments to appear for examination unless prevented by sickness or other unavoidable cause shall vacate the appointment; the failure of candidates holding competitive appointments to report for examination for any cause shall vacate the appointment.

(1) A second validating examination and West Point Aptitude Test is held on the third Tuesday in June at West Point, N. Y. but is offered only for emergency vacancies which remain unfilled or occur after the March examination. Candidates appointed to fill such emergency vacancies must qualify by certificate or by certificate supplemented by the validating examination mentioned above.

(b) Place. Boards of officers are convened at certain designated places, listed below, for the purpose of conducting the regular entrance examinations. place of examination selected by the War Department for each candidate is the one nearest or most convenient to his home or to the school at which he is in regular attendance:

Army and Navy General Hospital, Hot -Springs, National Park, Ark. Army Medical Center, Washington, D. C.

Army Base, Boston, Mass.

William Beaumont General Hospital, El Paso, Tex.

Fort Benning, Ga.

Fort Bragg, N. C. Fitzsimons General Hospital, Denver, Colo.

Fort Leavenworth, Kans. Keesler Field, Biloxi, Miss.

Letterman General Hospital, Presidio of

San Francisco, Calif. Fort Lewis, Wash. March Field, Calif.

Fort McPherson, Ga. Fort Omaha, Nebr.

Governors Island, N. Y.

Fort Sheridan, Ill. Fort Sill, Okla.

Fort Snelling, Minn. Fort Douglas, Salt Lake City, Utah.

Fort Benjamin Harrison, Ind. Fort Hayes. Columbus, Ohio.

Fort Sam Houston, Tex.

Jefferson Barracks, Mo.

Fort Knox, Ky. Schofield Barracks, T. H.

San Juan, P. R.

Corozal, C. Z.

Fort Richardson, Alaska.

(c) Examination schedule—(1) First day-(i) Morning. All candidates. Report and instructions, 9 a. m. to 11 a. m., 2 hours. West Point Aptitude Test, 11 a. m. to 12 noon, 1 hour.

(ii) Afternoon. Only those candidates whose credit in United States history has not been accepted. Special examination in United States history, 2 p. m. to 5 p. m., 3 hours.

(2) Second day-(i) Morning. Regular examination in mathematics, 9 a. m. to 12 noon, 3 hours. Validating examination in mathematics, 9 a. m. to 10:30 a. m., 11/2 hours.

(ii) Afternoon. Regular examination in English, 2 p. m. to 5 p. m., 3 hours. Validating examination in English, 2 p. m. to 3:30 p. m., 11/2 hours.

§ 705.8 Admission by regular mental examination-(a) General. All candidates who cannot qualify under §§ 705.9 or 705.10, must take the regular mental

examination in mathematics and English. As stated in § 705.6 (b) (2), all candidates must also qualify in United States history.

(1) Inasmuch as candidates from the United States at large and the Army of the United States are appointed to vacancies in the order of merit competitively established as a result of the regular mental entrance examination in mathematics and English (the examination in United States history is not a part of the competition), such candidates cannot qualify under §§ 705.9 or 705.10.

(b) Mathematics. Candidates will be required to pass a satisfactory examination in those topics of algebra and plane geometry listed in § 705.12 (b) and (d) (Mathematics A and C)

(c) English. Candidates will be required to pass a satisfactory examination in English grammar, composition, and literature as described in § 705.12 (g) and (h) (English A and B).

§ 705.9 Admission by certificate and validating examinations. The Academic Board will consider and may accept in lieu of the regular mental examination a certificate (see § 705.11) with validating examination in mathematics and English in the following cases. (For alternate method of validating secondary school certificates, see § 705.10 (a) (2). stated in § 705.6 (b) (2), all candidates must also qualify in United States his-

(a) A properly attested certificate (Form II 1) that the candidate has graduated from a preparatory school or public high school accredited by the United States Military Academy: Pro-vided, That in his school work he has shown proficiency in subjects amounting to not less than 15 units of the list given in § 705.11. Of the 15 units, 2 must be in algebra, 1 in plane geometry, 11/2 in English grammar and composition, 11/2 in English literature, and 1 in United States history. (Lack of this credit does not cause rejection of the certificate but adds the requirement that the special examination in United States history be taken and passed.) The remaining 8 units must be chosen from the list of optional subjects, and must not include commercial or other subjects not listed.

(b) A properly attested certificate (Form II) that the candidate is in actual attendance in his senior year at a preparatory school or public high school accredited by the United States Military Academy, and has satisfactorily completed 31/2 years' work at such school: Provided, That the certificate shows specifically by subjects and units the work already completed and also that to be completed by graduation: And provided, That the course the candidate is pursuing will, when completed, show proficiency in subjects amounting to not less than 15 units prescribed in paragraph (a) of this section. A candidate submitting a certificate showing actual attendance at and prospective graduation from a preparatory or public high school must as a condition of admission continue his

course of study and submit his diploma or other formal evidence of graduation at the time of entrance to the United States Military Academy. Failure to submit such evidence of graduation will disqualify the candidate for entrance.

(c) The validating examination, required with all secondary school certificates (Form II) except those accepted under § 705.10 (a) (2), includes the subjects of mathematics (A and C) and English (A and B). This validating examination is not identical with the regular mental entrance examination. It will be of such a nature as to determine the knowledge of a candidate, but not so difficult as to require for the desirable student an intensive special preparation.

(d) A candidate whose certificate (Form II) has been rejected must take the regular mental entrance examina-

§ 705.10 Admission by certificate. (a) The Academic Board will consider and may accept without other mental requirement, except that of § 705.6 (b) (West Point Aptitude Test and United States history requirement).

(1) A properly attested college certificate (Form I1) that the candidate is, or was upon leaving, a regularly enrolled student in good standing without condition in a university, college, or technical school accredited for admission to the United States Military Academy: Provided, That he entered college with the secondary school credits prescribed in § 705.9: And provided further, That he has completed successfully at least one semester in college. If he lacks not more than 2 units of the prescribed secondary school credits, required or optional, he may make up this deficiency in college at the rate of one semester of college work to 1 year of secondary school study.

(i) A full record of academic work at college, giving subjects taken and grades attained in each, should be presented on Form I, which must be submitted in all cases where college work covers one semester or more.

(ii) If the college certificate covers less than 1 full year's work in college it must be accompanied by a Form II certificate covering work in secondary school, and the two certificates will be considered together in determining the candidate's mental qualifications.

(2) A secondary school certificate (Form II) as described in § 705.9, supplemented by a report from the College Entrance Examination Board that the candidate has taken its Scholastic Aptitude Test provided the grades earned on these tests are satisfactory. In case the candidate has graduated from secondary school prior to the date set for the validating examination (March or June), the Scholastic Aptitude Test must also have been taken and reported upon prior to that date. In case the candidate is in actual attendance in his senior year at a secondary school at the time set for the validating examination in March and has not yet taken these tests, he may decline to take the validating examination, electing instead to undergo the Scholastic Aptitude Test to be given by the College Entrance Examination Board in April of the same year. Privilege of

¹ Not filed with the Division of the Federal Register.

electing to substitute the Scholastic Aptitude Test to be taken later is allowed for the March Validating Examination

(b) A candidate whose certificate has been rejected under paragraph (a) of this section, will be required to take the regular entrance examination except in cases where the Academic Board approved his credits under § 705.9, for admission subject to the validating examination.

(1) The Academic Board may reject any certificate (Form I and II) for low grades, or upon any evidence, whether contained in the certificate or not, that creates a reasonable doubt as to the candidate's mental qualifications for admission. A record in the entrance examination of a former year is considered excellent evidence of mental qualifications for admission and is given great weight when certificates are being evaluated. Taking the examination, when unprepared, merely for practice and failing on the same may, therefore, have an adverse effect if entrance by certificate is sought in a later year.

(2) A candidate whose certificate has been accepted under this section is excused from the mental examination but must appear for the physical examination and for the West Point Aptitude He is rejected as mentally unqualified if he fails to pass this aptitude test.

(3) A candidate whose certificate is approved under paragraph (a) (2) of this section, subject to later passing in College Entrance Examination Board's Scholastic Aptitude Test, is accepted as mentally qualified for admission (subject to fulfilling the requirements of § 705.6 (b), if his record in this test proves satisfactory. He is rejected as mentally unqualified if it proves unsatisfactory.

§ 705.11 Subjects and credits. The list of subjects and corresponding weights in units is as follows:

(a) Required. Every certificate must show evidence of proficiency in these subjects:

| | nits |
|-----------------------------------|------|
| Mathematics, A | 2 |
| Mathematics, C. | 1 |
| History, D. United States history | 1 |
| English, A. | 11% |
| English, B | 11/2 |

(b) Optional. The remaining 8 units may be supplied from among the following subjects and no others:

| THE RESERVE THE PARTY OF THE PA | Units |
|--|-------|
| Mathematics, B. | 1/2 |
| Mathematics, D | 1% |
| Mathematics, E | 1/2 |
| English, fourth year | 1 72 |
| History, A, ancient history | - |
| History, B, European history | 1 |
| History, C, English history | 1 |
| History, world history | 1 |
| ASCONOMICS | |
| Social de | 1 |
| Social democracy | 1 |
| a louising of American democracy | 1 |
| Contemporary problems | 1 |
| Citizenship | 1/2 |
| Government | 72 |
| When not included in history D | 16 |
| Latin, first year | 1 72 |
| Latin, second year. | - 1 |
| Latin, third year | |
| Latin, fourth year | 1 |
| *************** | 4 |

| | Unit |
|-----------------------------------|-------|
| Greek, grammar and composition | 1 |
| Any foreign language, first year | 1 |
| Any foreign language, second year | 1 |
| Any foreign language, third year | 1 |
| Any foreign language, fourth year | 1 |
| Physics | |
| Chemistry | |
| General science | 1 |
| Biology | |
| Botany | 1 |
| Zoology | 1 |
| | |
| Geography | 1 |
| Drawing, mechanical or freehand | |
| Bookkeeping | |
| Physiology | |
| Psychology | 1 |
| Astronomy | 1/2 |
| Geology | 1/2 |
| | 15.80 |

§ 705.12 Definitions and detailed requirements-(a) The unit. A unit represents a year's study in any subject in a secondary school, constituting approximately a quarter of a full year's work. A 4-year secondary school curriculum should be regarded as representing not more than 16 units of work. This statement is designed to afford a standard of measurement for the work done in secondary schools. It takes the 4-year highschool course as a basis, and assumes that the length of the school year is from 36 to 40 weeks, that a period is from 40 to 60 minutes in length, and that the study is pursued for 4 or 5 periods a week; but under ordinary circumstances a satisfactory year's work in any subject cannot be accomplished in less than 120 60minute hours or their equivalent.

(b) Mathematics, A, algebra, two units. (1) The meaning, use, evaluation, and necessary transformations of simple formulas involving ideas with which the pupil is familiar, and the derivation of such formulas from rules expressed in words.

(2) The graph and graphical representation in general. The construction and interpretation of graphs.

(3) Negative numbers; their meaning and use.

(4) Linear equations in one unknown quantity, and simultaneous linear equations involving two unknown quantities, with verification of results.

(5) Problems.

(i) Ratio, as a case of simple fractions; proportion, as a case of an equation between two ratios: variation.

(ii) The essential of algebraic technique.

(iii) Exponents and radicals; simple cases

(iv) Numerical trigonometry.

(v) Numerical and literal quadratic equations in one unknown quantity.

(vi) The binomial theorem for positive integral exponents with applications.

(vii) Arithmetic and geometric series. (viii) Simultaneous linear equations in three unknown quantities.

(ix) Simultaneous equations, consisting of one quadratic and one linear equation, or of two quadratic equations of certain types. Graphs.

(x) Exponents and radicals. Loga-

(c) Mathematics, B, advanced algebra, one-half unit. (1) Theory of equations.

(2) Determinants.

(3) Complex numbers (numerical and geometric treatment), simultaneous quadratics, scales of notation, mathematical induction, permutations and combinations, and probability.

(d) Mathematics, C, plane geometry, one unit. (1) The usual theorems and constructions presented in good textbooks, including the general properties of plane rectilinear figures; the circle and measurement of angles; similar polygons; areas; regular polygons and measurement of the circle.

(2) The solution of numerous original exercises, including loci problems.

(3) Applications to the mensuration

of lines and plane surfaces.

(e) Mathematics, D, solid geometry, one-half unit. (1) The usual theorems and constructions presented in good textbooks, including the relations of planes and lines in space; the properties and measurement of prisms, pyramids, cylinders, and cones; the sphere and the spherical triangle.

(2) The solution of numerous original exercises, including loci problems.

(3) Applications to the mensuration of surfaces and solids.

(f) Mathematics, E, trigonometry, one-half unit. (1) Definition of the six trigonometric functions of angles of any magnitude, as ratios. The computation of five of these ratios from any given one. Functions of 0, 30, 45, 60, and 90, and of angles differing from these by multiples

(2) Determination, by means of a diagram, of such functions as sin (A-90) in terms of the trigonometric functions of A.

(3) Circular measure of angles; length of an arc in terms of the central angle in radians.

(4) Proofs of the fundamental formulas, and of simple identities derived from

(5) Solution of simple trigonometric equations.

(6) Theory and use of logarithms. without the introduction of work involving infinite series. Use of trigonometric

tables, with interpolation.
(7) Derivation of the Law of Sines and the Law of Cosines.

(8) Solution of the right and oblique triangles (both with and without logarithms) with special reference to the applications.

(g) English, A, grammer and composition, one and one-half units. (1) The principles of English grammer.

(2) The rules of English composition. (3) Proficiency in spelling, punctuation, grammer, and composition acquired by repeated oral and written exercises.

(h) English, B, literature, one and onehalf units. (1) The study of selected masterpieces in English and American literature.

(2) Familiarity with the nature and characteristics of the different literary forms, such as the essay, the novel, and biography in prose, the lyric and the epic in poetry, and the comedy and the tragedy in drama.

(3) Knowledge of the history and development of English and American literature, including acquaintance with the chief periods, as the Elizabethan, Puritan, the Restoration, and the Victorian, with the leading writers of such periods, and with the most important works of each writer.

(i) History, A, ancient, one unit. History down to the death of Charlemagne (814 A. D.) with special reference to Greek and Roman history, and with a short introductory study of the more ancient nations.

(j) History, B, European, one unit. History from the fall of Rome to the

present time.

(k) History, C, English, one unit. History of England, emphasizing the important epochs and the greater movements and showing the relations of English history to the history of other countries,

especially the United States.

(1) History, D, American, with or without civil government, one unit. history of the United States, and, if civil government is included, a study of the United States Constitution, of the Federal Government, with its powers, organization, and operation, and of the relations between the Federal and State Gov-

(m) History, world, one unit. A general survey.

§ 709.13 General information as to certificates. (a) All necessary papers, including a set of blank certificate forms. are furnished by The Adjutant General, Washington 25, D. C., to each duly nominated candidate with his letter of appointment. All candidates, of every category, should submit their complete educational records on these forms, whether or not they wish to claim exemption from any examination. Candidates whose schooling has been so irregular or incomplete that the forms do not properly describe it should submit statements of their scholastic work, certified by their teachers or tutors, in as much detail as

(b) Certificates should be submitted not later than February 15. A certificate received between February 15 and the examination will receive consideration: but, in view of the short time left to the Academic Board to investigate its value. no assurance will be given that such certificate can be acted on in time to exempt the candidate from the regular mental examination. Certificates received at West Point too late for full investigation and appraisal before 9 a. m. on the first Tuesday in March of each year will be filed without action thereon. Candidates will be notified of the time and date of the

receipt of such certificates.

(c) Candidates who submit certificates on a date which does not allow the Academic Board sufficient time to investigate their value and notify them regarding the final action thereon prior to the day set for the examination should proceed with the regular examination.

(d) Candidates who are informed that their certificates have been accepted, must present themselves at the regular time and place, as herein prescribed, for physical examination and the tests prescribed in § 705.6 (b), and, if required, for the validating examination.

(e) A candidate submitting a secondary school certificate who has taken the College Entrance Examination Board's Scholastic Aptitude Test should have his record in this test forwarded to the Superintendent, United States Military Academy, West Point, N. Y., at the same time as his school certificate. He should state on the latter that this is being done.

(f) A candidate in his last year in secondary school who elects not to take the validating examination in March but to depend for validation of his certificate upon the Scholastic Aptitude Test of April of the same year, should include a statement to that effect when submitting his educational certificate. The latter should be submitted, as in the general case, when the blank form is received from The Adjutant General. In any case he must report in March for the physical examination and the tests prescribed in § 705.6 (b).

(g) A candidate whose certificate qualifications have been approved, provided he completes his regular highschool or preparatory-school course with good grades and graduates, must bring with him, and present on the day he reports for admission his diploma or certificate of graduation, together with a certified statement of the grades attained in his academic work, in order that the Academic Board of the Military Academy may determine whether or not these provisions have been fulfilled. If approval of his certificate was also subject to passing the College Entrance Examination Board's Scholastic Aptitude Test at a later date, he should have a report of his record on this test sent to the Superintendent, United States Military Academy, West Point, N. Y., as soon as the marks are available.

(h) A candidate who has once satisfactorily fulfilled all the mental requirements for entrance will be regarded as mentally qualified at any subsequent opportunity which may arise for entrance

with the same class.

(i) In case a candidate who has submitted a satisfactory certificate for the March examination is not admitted as a result of that examination but received another appointment prior to the June examination, (1) if he did not take the March examination, his certificate will be considered satisfactory for the June examination; (2) if he failed in the March examination, his certificate will be reconsidered in connection with the results of that examination.

(j) Any certificate accepted for entrance with one class is not valid for entrance with a succeeding class unless reapproved. It must be resubmitted, accompanied by a full statement of the candidate's educational work in the interim, and both certificate and statement will be subject to careful scrutiny

by the academic board.

(k) A candidate, not an ex-cadet, who has once been declared mentally qualified for entrance upon written examination, either regular or validating, need not undergo a second mental examination in case of any subsequent appointment unless the requirements for entrance have been changed in the meanwhile. A candidate reported not qualified mentally in one or more subjects on one examination will be required to qualify in all subjects at any subsequent examination.

(Information on the Scholastic Aptitude Test mentioned in this pamphlet may be obtained from the College Entrance Examination Board. Address it for this purpose at P. O. Box 592, Princeton, N. J.)

Physical Examination—(a) Preliminary, (1) Each candidate designated as principal or alternate for appointment as a cadet of the Military Academy should ascertain as soon as practicable whether or not he has any physical defect that would disqualify him for admission or any that should be corrected by treatment before present-

ing himself for examination.

(2) A preliminary physical examination will be authorized by the War Department only upon specific request. Any candidate who holds a letter of appointment issued by the War Department may apply to the office of The Adjutant General, War Department, Washington 25, D. C., for permission to undergo a preliminary examination, and the necessary instructions setting forth the place of examination will be issued. A prospective candidate will also be authorized to undergo a preliminary physical examination upon receipt in the War Department of a request from the Member of Congress who is considering him for nomination with a view to appointment as a candidate. The Member of Congress or the prospective candidate will be informed by the War Department of the result.

(3) It should be clearly understood by the candidate that this examination is a preliminary one only and in no way commits or obligates the War Department to accept a candidate who is found by the regular medical examining board to have a physical defect which is considered to

be disqualifying.

(b) Regular. The physical examination of a candidate begins after the conclusion of his last mental examination, and is continued daily until completed, but those candidates who upon reporting at the place of examination present evidence (The evidence must be in the form of an official communication from the War Department and must specify exemption from the mental examination of the current year.) that they have been excused from the mental examination under the provisions of the certificate privilege, or as the result of having qualified mentally at a previous examination, are usually examined physically as soon as possible after reporting and are not required to wait until the schedule of mental examinations has been completed.

(c) Physical requirements—(1) Hearing. . Hearing must be normal (15/15) in each ear for the whispered voice and the ears must be free from acute or chronic The following-named condidisease. tions are causes for rejection: The total loss of an ear, marked hypertrophy or atrophy, or disfiguring deformity of the organ; atresia of the external auditory canal, or tumors of this part; acute or chronic suppurative otitis media, or chronic catarrhal otitis media; mastoiditis, acute or chronic; existing perforation of the membrana tympani from

any cause whatever.

(2) Vision. Vision as determined by the visual test types (without a cycloplegic) must not fall below 20/30 in either eye without glasses, correctible with glasses to 20/20 in each eye, when

no organic disease in either eye exists. Both eyes must be free from acute or chronic disease. Errors of refraction, if considered excessive, may be a cause for rejection even though the visual acuity falls within acceptable limits. Total hyperopia of more than two diopters or total myopia of more than three quarters (0.75) diopter in any meridian in either eye is cause for rejection. The following-named conditions are also cause for rejection: Manifest disturbance of muscle balance; esophoria of more than 10 prism diopters, exophoria of more than 5 prism diopters, or hyperphoria of more than 1 prism diopter; impairment of the sense of color perception in a pronounced degree; trachoma, or xerophthalmia; chronic conjunctivitis; pterygium encroaching upon the cornea; complete or extensive destruction of the eyelids; disfiguring cicatrices, adhesions of the lids to each other or to the eyeball; inversion or eversion of the eyelids, or lagophthalmus; trichiasis, ptosis, blepharospasm, or chronic blepharitis; epiphora, chronic decryo-cystitis, or lachrymal fistula; chronic keratitis, ulcers of the cornea, staphyloma, or corneal opacities encroaching on the pupillary area and reducing the acuity of vision below the standard noted above; irregularities in the form of the iris, or anterior or posterior synechiae sufficient to reduce the visual acuity below the standard; opacities of the lens or its capsule, sufficient to reduce the acuity of vision below the standard, or progressive cataract of any degree; extensive coloboma of the choroid or iris, absence of pigment, glaucoma, iritis, or extensive or progressive choroiditis, retinitis, detachment of the retina, neuroretinitis, optic neuritis or atrophy of the optic nerve; loss or disorganization of either eye, or pronounced exophthalmus, true nystagmus; or permanent or well-marked strabismus; diplopia, or night blindness; abnormal conditions of the eyes due to disease of the brain; malignant tumors of lids or eyeballs; ashtenopia accompanying any ocular defect.

(3) Teeth. No candidate will be accepted unless he has a minimum of 6 serviceable vital masticating teeth (bicuspids and molars) above and 6 below serviceably opposing and also 4 serviceable vital incisor teeth (incisors and cuspids) above and 4 below serviceably opposing. Therefore, the minimum requirement consists of a total of 12 masticating teeth and 8 incisor teeth, all of which must be so opposed as to serve the purpose of incision and mastication. In cases in which insufficiency of teeth may be remedied by the eruption of third molars, if an X-ray of the third molar region determined a normal third molar properly positioned and developed, it may be assumed that it will have a normal eruption, and the candidate may be credited with possession of this tooth.

(i) Vital teeth properly filled with permanent filling material, or well crowned, will be considered serviceable if otherwise acceptable. A single tooth replacement by a standard method of fixed bridgework will be accepted in lieu of a serviceable vital tooth when the abutment teeth are otherwise acceptable and the bridge well constructed.

(ii) A tooth will not be considered serviceable if it is a deciduous tooth, or if it fails to enter into serviceable occlusion with an opposing tooth, if it has an unfilled cavity, if it supports a defective filling or crown, if it is nonvital, or if there is destruction of the supporting tissues of the tooth, such as results from chronic gingivitis, pyorrhea, etc.

(iii) Causes for rejection are: Failure to meet the standard of minimum requirements outlined above; the loss of three adjoining masticating teeth in either side of the upper or lower jaw; disfiguring spaces between anterior teeth, such as result from the extraction of a tooth; marked irregularity of the teeth; and marked malocclusion. No candidate will be accepted until all cavities in the teeth have been filled with proper permanent fillings.

(d) Physical proportions for height, weight, and chest measurements for all candidates except Filipinos. The requirements of the following tables of physical proportions are for growing youths and are for guidance in connection with the other data of the examination, a consideration of all of which will determine the candidate's physical eligibility. Mere fulfillment of the requirements of the standard tables does not determine eligibility.

| | Weight | | Minimum | |
|-----------------------|------------|------------|-----------------------------------|--|
| Height (inches) | Minimum | Maximum | measure- ment at expiration | |
| TO PERLOW | Pounds | Pounds | Inches | |
| 66 | 120 | 170 | 30, 50 | |
| 67 | 124 | 175 | 30.50 | |
| 68 | 128 | 180 | 31.00 | |
| 69 | 132 | 185 | 31.50 | |
| 70 | 136 | 190 | 32.00 | |
| 71 | 140 | 195 | 32.00 | |
| 72 | 144 | 201 | 32.50 | |
| 73 | 148 | 208 | 32. 50 | |
| * Temperate continues | 152 156 | 214 220 | 33.00 | |
| 75 | 160 | 226 | 33, 00 33, 50 | |

Note: Fractions greater than 34 inch in height will be considered as an additional inch, but candidates must be at least 66 inches in height. Height to be taken without shoes and weight without clothes.

Medical examiners will recommend rejection of individuals who show poor physical development and those who appear to be undesirable candidates because of excess fat, even though their measurements may come within the figures stated in the above table. In such instances, the report will show in detail the findings upon which recommendation for rejection is based.

Recommendations for waiver of excess weight will be made in cases in which the general appearance and conformation of the candidate and the rest of the examination clearly indicate that he is of the robust type and that there is no tendency to obesity, endocrine imbalance, cardiovascular disease, or other defect which is likely to shorten the period of useful active service normally expected of an Army officer. (See par. Ia (1) (e), Minimum standards for Filimino.

(e) Minimum standards for Filipino applicants.

| Height (inches) | Weight | Chest measurement at expiration |
|-----------------|----------------|---------------------------------|
| 59 | Pounds 100 101 | Inches 28½ 28¾ |
| 61 | 102 | 29 |
| 62 | 103 | 2934 |
| 63 | 105 | 2934 |
| 64 | 107 | 2934 |
| 65 | 110 | 30 |
| 66 | 113 | 3034 |
| 67 | 118 | 3032 |
| 68. | 124 | 30% |
| 69. | 127 | 31 |
| 70. | 130 | 81% |

§ 705.15 Physical conditioning. (a) Because of the nature of the new cadets' training during their first 2 months at the Academy the physical requirements are necessarily exacting. Experience has indicated that those cadets who. prior to admission, have hardened themselves physically, are best able to meet these requirements. The cooperation of parents is enjoined to encourage new cadet candidates to participate in some form of physical exercise prior to their arrival at the Academy.

(b) In the past new cadets have been unaware of the absolute necessity for maintaining good physical condition. Candidates were of the impression that. having passed the physical examination, they were also physically fit or conditioned to meet the arduous duties required upon entrance. Experience has proved that such is not the case. Passing the physical examination simply means that the candidate has a normal body and has no apparent serious physical defects. It does not insure normal muscular development nor proper physical fitness to undergo the initial training at the United States Military Academy without considerable difficulty.

(c) Much valuable time has been lost from instruction because of poor physical condition, sore feet, muscular soreness, strained arches, and many other physical impairments due to unaccustomed physical exertion. This loss can be avoided if all new cadet candidates begin to condition themselves immediately upon notification of appointment. The conditioning program may include daily exposure to sunlight, running, taking long hikes, swimming, and other types of exercise.

§ 705.16 Deposit upon entrance. (a) The cost of the uniform and personal equipment with which the new cadet is provided immediately after admission is approximately \$300. This sum must be deposited with the treasurer of the Academy before the cadet is admitted. Parents of candidates are advised to forward the required deposit by draft, payable to the Treasurer, United States Military Academy, who will credit it to the new cadet's account. Cadets who exercise proper economy will have upon graduation a sufficient balance to their credit with the treasurer to purchase the initial supply of uniforms and equipment which they will need as officers.

(b) Candidates are advised, on leaving home for admission, to take with them no more money than is needed for traveling expenses. Any balance in their possession at the time of admission is deposited to their credit with the treasurer. Except for members of the armed forces, who are provided transportation or are allowed mileage as provided in Army Regulations, cadets are allowed 5 cents per mile for traveling expenses from their homes to the Military Acad-Such mileage is credited to the cadet's account after his admission unless he makes a specific written request to the Commandant of Cadets that the mileage allowance be sent to his parents.

§ 705.17 Degree. The degree of bachelor of science is conferred at the time of graduation under the provisions of an act of Congress approved May 25, 1933, as amended by the act of Congress approved July 8, 1937, which provides: "that the superintendents of the United States Naval Academy, the United States Military Academy, and the United States Coast Guard Academy may, under such rules and regulations as the Secretary of the Navy, the Secretary of War, and the Secretary of the Treasury may prescribe, confer the degree of bachelor of science upon all graduates of their respective academies, from and after the date of the accrediting of said academies by the Association of American Universities: Provided. That on and after the date of the accrediting of the said academies by the Association of American Universities the superintendents of the respective academies may, under such rules and regulations as the respective secretaries may make, confer the degree of bachelor of science upon such other living graduates of the said academies as shall have met the requirements of the respective academies for such degree." The United States Military Academy was accredited by the Association of American Universities on October 31, 1925.

§ 705.18 Promotion after graduation-(a) Appointment of officers. The act of Congress approved May 17, 1886, to regulate the promotion of graduates of the United States Military Academy, pro-vides: "That when any cadet of the United States Military Academy has gone through all its classes and received a regular diploma from the academic staff, he may be promoted and commissioned as a second lieutenant in any arm or corps of the Army in which there may be a vacancy and the duties of which he may have been judged competent to perform." The act approved June 4, 1920 (National Defense Act), section 24e as amended by the act approved April 3, 1939 (Public, No. 18, 76th Cong.), provides:

Except as otherwise herein provided, all appointments in the Regular Army shall be made in the grade of second lieutenant from the following groups: Group 1, from graduates of the United States Military Academy; * * *.

- (b) Revocation of commission-marriage prohibited within one year. (1) Under the provisions of the act of Congress approved 25 July 1939 (53 Stat. 1074; 10 U. S. C. 484a), authorizing revocation by the Secretary of War of the commission of an officer on the active list, initially commissioned after 25 July 1939, who has had less than 3 years of continuous service as a commissioned officer of the Army at the date of revocation, it is prescribed that:
- a. In the case of officers serving under revocable commissions * * the Secretary of War may revoke the commission of any officer whose conduct or performance of duty is such as not to justify his retention as an officer of the Army, or whose retention as an officer of the Army is not justified for other good and sufficient reasons appearing to the satisfaction of the Secretary of War. The action of the Secretary of War is final and conclusive. b. In case any second lieutenant commissioned in the Army after July 1, 1942, marries within 1 year subsequent to the date of his original commission, such marriage will be considered cause for the revocation of his commission. * * d. An officer whose commission is revoked

under this authority will be entitled only to accrued pay and allowances upon discharge. * * * f. These regulations become effective as to all officers originally commissioned in the Regular Army after July 25, 1939.

- (2) The provisions of subparagraph b of the act of Congress approved July 25, 1939, pertaining to revocation of commission-marriage prohibited within 1 year, quoted in the third subparagraph have been waived by the Secretary of War for the duration of the war, but will again become effective July 1, 1949.
- § 705.19 Pay and allowances of cadets.

 (a) The pay of the cadet is \$780 per annum plus the cost of one ration per day. The latter item varies with the cost of food. The total of such pay and allowances, when added to the new cadet's initial deposit, is sufficient to meet the cadet's actual needs at the Academy.
- (b) Except for members of the armed forces who are provided Government transportation or allowed mileage in accordance with Army Regulations, mileage at 5 cents per mile, for traveling expenses from their homes is credited to the account of cadets after their admission to the Academy.

(c) Obtaining money from outside sources is regarded with disfavor, unless it be for purposes specifically authorized in the Budget of a Cadet's Pay or in Regulations, United States Cadet Corps.

(d) New cadets who own Government life insurance and who wish to authorize pay-roll deductions for premium payments may make provision for the deposit of sufficient outside funds to cover such payments. Deposits for that purpose may be made with the Treasurer, United States Military Academy, monthly, quarterly, semiannually, or annually.

§ 705.20 Uniforms and supplies. Cadets are required to wear the prescribed uniform. All articles of their uniform and equipment, including bedding, shoes, and underwear, are of a designated pattern, and are sold to cadets at West Point at regulated prices. It is not necessary for candidates to make special preparation for their stay at the academy, although there is no objection to their bringing with them such supplies of underwear, toilet accessories, etc., as they may have. Should a trunk be brought, it should be of the Army trunk locker type, 293/4 by 16 by 12 inches in size, and in good condition. If a candidate does not have such a trunk, he should wait until his arrival at the academy to procure one. Everything needed can be secured from the cadet store at West Point.

§ 705.21 Communications. Communications relating to matters connected with the Military Academy should be addressed to The Adjutant General, The Pentagon, Washington 25, D. C.

[Catalogue of Information 1946, United States Military Academy, West Point, N. Y.]

[SEAL] EDWARD F. WITSELL,

Major General,

The Adjutant General.

[F. R. Doc. 46-20753; Filed, Nov. 22, 1946; 8:24 a. m.]

TITLE 12—BANKS AND BANKING

Chapter II-Federal Reserve System

Subchapter A—Board of Governors of the Federal Reserve System

[Regulation T]

PART 220—CREDIT BY BROKERS, DEALERS, AND MEMBERS OF NATIONAL SECURITIES EXCHANGES

RIGHTS TO SUBSCRIBE

1. Effective December 1, 1946, Part 220 is hereby amended by adding the following new paragraph (1) at the end of § 220.6 following paragraph (k) of said section:

§ 220.6 Certain technical details.

(1) Subscriptions. Notwithstanding any other provision of this part, a creditor may effect and finance the acquisition of a registered security for a customer in a general account through the exercise of a right to acquire such security which is evidenced by a warrant or certificate expiring within 90 days of issuance, Provided (i) Such right was originally issued to the customer as a stockholder of the corporation issuing the registered security or as a stockholder of a company distributing the registered security in order to effectuate the provisions of section 11 of the Public Utility Holding Company Act of 1935, and (ii) the creditor shall obtain a deposit prior to the initiation of the transaction in such amount that the cash deposited plus the maximum loan value of the securities so acquired or deposited equals or exceeds the subscription price, giving effect to a maximum loan value for the security so acquired or for any other registered security so deposited of 50 per cent of its current market value as determined by any reasonable method. After such acquisition, the security or securities so acquired or deposited shall have only the maximum loan value, if any, prescribed for general accounts in the supplement to this regulation. The right shall be deemed to be issued to the customer as a stockholder if he actually owned the stock giving rise to the right when such right accrued, even though such stock was not registered in his name; and in determining such fact the creditor may rely upon a signed statement of the customer which the creditor accepts in good faith.

2a. This amendment is issued pursuant to the Securities Exchange Act of 1934, particularly section 7 thereof. Its purpose is to permit stockholders of a corporation who receive rights to subscribe to new issues to obtain credit from brokers or dealers for the purpose of exercising these rights. The permission extends also to cases in which a company, when simplifying its corporate structure as required by the Public Utility Holding Company Act of 1935, issues to its stockholders rights to subscribe to its holdings of outstanding securities. The Board concludes that this change is appropriate as a matter of equity and can be made without stimulating speculation or encouraging to any material extent the growth of stock market credit.

 b. The notice and submission of data, views or arguments as described in sections 4 (a) and 4 (b) of the Administrative Procedure Act are unnecessary in connection with this amendment because its sole effect is to ease the restrictions of the regulation in certain minor respects.

(Secs. 3 (a), (b), 7, 23 (a), 48 Stat. 882, 886, 890; sec. 8, 49 Stat. 1379; 15 U. S. C. 78c, 78g, 78w (a))

Approved this 12th day of November 1946.

[SEAL] BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM, S. R. CARPENTER, Secretary.

[F. R. Doc. 46-20732; Filed, Nov. 22, 1946; 8:46 a. m.]

[Regulation U]

PART 221—LOANS BY BANKS FOR THE PURPOSE OF PURCHASING OR CARRYING REGISTERED STOCKS

RIGHTS TO SUBSCRIBE

- 1. Effective December 1, 1946, Part 221 is hereby amended by adding the following new paragraph at the end of § 221.3 thereof:
- § 221.3 Miscellaneous provisions.
- (p) In connection with the making of a loan the sole purpose of which is to enable the borrower to acquire stock in a corporation by exercising a warrant or certificate evidencing a right to acquire such stock, which right expires within 90 days of issuance and was issued to him as a stockholder of such corporation or as a stockholder of a company distributing the stock in order to effectuate the provisions of section 11 of the Public Utility Holding Company Act of 1935, a bank may treat any stock received as collateral in connection with the making of such loan as having a maximum loan value of 50 per cent of its current market value as determined by any reasonable method. After the loan has been made, the stock so received shall have only the maximum loan value, if any, prescribed in the supplement to this regulation, The right shall be deemed to have been issued to the borrower as a stockholder if he actually owned the stock giving rise to the right when such right accrued, even though such stock was not registered in his name; and in determining such fact the bank may rely upon a signed statement of the borrower which the bank accepts in good faith.

2a. This amendment is issued pursuant to the Securities Exchange Act of 1934, particularly section 7 thereof. Its purpose is to permit stockholders of a corporation who receive rights to subscribe to new issues to obtain credit from banks for the purpose of exercising these rights. The permission extends also to cases in which a company, when simplifying its corporate struc-ture as required by the Public Utility Holding Company Act of 1935, issues to its stockholders rights to subscribe to holdings of outstanding securities. The Board concludes that this change is appropriate as a matter of equity and can be made without stimulating

speculation or encouraging to any material extent the growth of stock market credit.

b. The notice and submission of data, views or arguments as described in sections 4 (a) and 4 (b) of the Administrative Procedure Act are unnecessary in connection with this amendment because its sole effect is to ease the restrictions of the regulation in certain minor respects.

(Sec. 3 (a), (b), 7, 23 (a), 48 Stat. 882, 886, 890; sec. 8, 49 Stat. 1379; 15 U. S. C. 78c, 78g, 78w (a))

Approved this twelfth day of November 1946.

[SEAL] BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM, S. R. CARPENTER, Secretary

[F. R. Doc. 46-20731; Filed, Nov. 22, 1946; 8:46 a. m.]

TITLE 19-CUSTOMS DUTIES

Chapter I—Bureau of Customs, Department of the Treasury

PART 6-AIR COMMERCE REGULATIONS

APPLICATION TO CIVIL AIR NAVIGATION OF LAWS AND REGULATIONS RELATING TO CUS-TOMS, PUBLIC HEALTH, ENTRY AND CLEAR-ANCE, AND IMMIGRATION

NOVEMBER 19, 1946.

The regulations for the application to civil air navigation of the laws and regulations relating to customs, public health, entry and clearance, and immigration issued by the Acting Secretary of the Treasury, the Federal Security Administrator, the Acting Secretary of Commerce, and the Acting Attorney General, within their respective authorities, on August 28, 1941, as amended on October 31, 1941, June 5, 1942, September 21, 1942, April 14, 1943, August 26, 1944, July 16, 1945, October 18, 1945, July 3, 1946, and July 27, 1946 (6 F. R. 4516, 4536, 4537, 4514, 5582, 5583, 5596; 7 F. R. 4471, 4472, 4496, 7800, 7813; 8 F. R. 5291, 5296, 5320; 9 F. R. 10446, 10448, 10503; 10 F. R. 9314, 9315, 9338, 13102, 13103, 13130; 11 F. R. 7655, 7661, 7663; and 11 F. R. 8075, 8078, 8122; 19 CFR, Cum. Supp., 6.1 to 6.11, 42 CFR, Cum. Supp., 11.501 to 11.516 and 8 CFR, Cum. Supp., 116.1 to 116.16), are hereby further amended as follows:

- 1. Section 6.1 of Title 19 of the Code of Federal Regulations, such section being also designated as § 11.501 of Title 42 and § 116.1 of Title 8 of that Code, is amended to read:
- § 6.1 Regulation and supervision. Sections 6.1 to 6.11,1 inclusive, are prescribed by the Secretary of the Treasury, the Commissioner of Customs, the Surgeon General of the Public Health Serv-

ice with the approval of the Federal Security Administrator, and the Attorney General, within their respective authorities, under the Air Commerce Act of 1926, as amended, sections 7 (b), (c), (d), 9 (b), and 11 (b) and (c) (44 Stat. 572; 49 U. S. C. 177 (b), (c), (d), 179 (b), 181 (b), (c)); the Tariff Act of 1930, section 644 (46 Stat. 761; 19 U. S. C. 1644); the Public Health Service Act, sections 215, 361–369 (58 Stat. 690, 703–706; 42 U. S. C., Sup., 216, 264–272); Reorganization Plan No. 3 of 1946, section 102 (11 F. R. 7875); and Reorganization Plan No. V of the President, section 1 (3 CFR, Cum. Supp., Ch. IV).

2. The first sentence of paragraph (d) of § 6.3 of Title 19 of the Code of Federal Regulations, such section being also designated as § 11.503 of Title 42 and § 116.3 of Title 8 of that Code, is amended to read: "Should any aircraft coming into the United States from any place outside thereof, or into any area from any other area, make a forced landing in the United States, the aircraft commander or operator shall not allow any merchandise or baggage to be removed from the landing place without permission of the customs and quarantine officers, nor allow any passenger or person employed thereon to depart from the landing place without permission of the quarantine and immigration officers, unless such removal or departure is necessary for purposes of safety or the preservation of life or property.

3. Section 6.7 of Title 19 of the Code of Federal Regulations, such section being also designated as § 11.507 of Title 42 and § 116.7 of Title 8 of that Code, is amended to read:

§ 6.7 Documents. (a) The forms described in §§ 6.8 and 6.9 shall be the primary documents required for entry and clearance of aircraft and the listing of passengers and merchandise carried thereon and aliens employed on board thereof. The forms to be used for the entry and clearance of the aircraft, passengers, crew members, and merchandise carried thereon, except the forms of air cargo manifest, air passenger manifest, passenger card, and immigration instruction sheet for aircraft, shall be forms approved by the Commissioner of Customs. the Commissioner of Immigration and Naturalization, and the Surgeon General. The form of air cargo manifest shall be approved by the Commissioner of Customs. The forms of air passenger manifest, passenger card, and immigration instruction sheet for aircraft shall be approved by the Commissioner of Immigration and Naturalization.

(b) The forms described in §§ 6.8 and 6.9, except the air passenger manifest, passenger card, and immigration instruction sheet for aircraft may be obtained from collectors of customs upon prepayment by the owner or operator of the aircraft. A small quantity of each of such forms shall be set aside by collectors of customs for free distribution or official use. The forms of air passenger manifest, passenger card, and immigration instruction sheet for aircraft may be obtained upon prepayment from the Superintendent of Documents, Government

These regulations entitled "Air Commerce Regulations" appear under three designations, i. e., as §§ 6.1 to 6.11 of Title 19 (Customs Dutles); §§ 11.501 to 11.516, Subpart K, of Title 42 (Public Health); and §§ 116.1 to 116.16 of Title 8 (Aliens and Nationality), Code of Federal Regulations.

Printing Office, Washington, D. C. A small quantity of such forms shall be set aside by immigration officers in charge for free distribution and official use. The forms may be printed by private parties, provided the forms so printed conform to the official form in size, wording, arrangement, and quality and color of paper.

- 4. Paragraphs (a), (b), and (c), of § 6.8 of Title 19 of the Code of Federal Regulations, such section being also designated as § 11.508 of Title 42 and § 116.8 of Title 8 of that Code, are amended to read:
- § 6.8 Documents for entry. (a) At the time any aircraft arriving from outside the United States lands in any area in which making of entry is required by § 6.4 or § 6.5, the aircraft commander shall deliver an aircraft commander's general declaration in accordance with this section. Aircraft arriving in an area from another area shall deliver documents as specified by § 6.9 (e) and § 6.10a.
- (b) An aircraft commander's general declaration shall contain the following information:
- (1) A crew manifest showing, as to each alien employed in any capacity on board the aircraft, name in full (family name, given name), full permanent address, age, sex, nationality, crew member's certificate number or passport number, country of issue, and date. The list is only required to be filled in if the aircraft is arriving from outside the United States and information with respect to the crew is not furnished in accordance with § 6.10.
- (2) A passenger manifest or an air passenger manifest attached to the general declaration. In either case the manifest shall show, as to each passenger, name in full (family name, given name), full permanent address, age, sex, nationality, passport number and date, but if a passenger is a citizen of the United States and has no passport the manifest shall show the date, state, city or town in which the citizen was born if a citizen of the United States by birth, or if a citizen by naturalization the date, name of court and place of naturalization. Additional facts as to each alien passenger shall be furnished on passenger cards except in the cases not required by the immigration instruction card for aircraft. On the card "point of embar-kation" means place where trip on aircraft is begun by alien (not merely touched as a through passenger), and "race" means the same as on the alien passenger manifest required of a vessel.
- (3) Cargo manifest either on the general declaration or on a separate form attached to the general declaration. The cargo manifest on the general declaration, properly executed, having airway bills/consignment notes attached will be acceptable if it bears a notation such as "Express as per airway bills attached" and shows the airway bill or consignment note number, if any. If the airway bills or consignment notes are not attached to the general declaration or to the separate forms of air cargo manifest, the full information required in the cargo

manifest on the general declaration shall be furnished. Customs Form 5119 may be used in lieu of the cargo manifest if the merchandise or baggage consists of a single shipment and does not exceed one hundred dollars in value. (For rule applicable to arrival in an area from another area, see § 6.9 (e).)

(4) A report showing illness (other than airsickness) that has occurred aboard the aircraft during flight; details of last disinsectization or sanitary treatment, including methods, place, date, and time; and a report of the animals, birds, insects, bacterial cultures, and viruses on board.

(5) Such other information and statements as are required on the general declaration form.

(c) The aircraft commander's general declaration required by this section shall consist of five copies with three copies of each attached air passenger manifest and three copies of each attached air cargo manifest. These documents shall be disposed of as follows:

(1) One copy of the general declaration and one copy of each air passenger manifest, immediately upon the arrival at the customs airport or other first place of landing in an area, shall be delivered by the aircraft commander to the immigration officer in charge at such airport or place with a passenger card in the case of each alien passenger as required by subparagraph (2) of paragraph (b) of this section.

(2) One copy of the general declaration and one copy of each attached air passenger manifest shall be delivered by the aircraft commander to the quarantine officer.

(3) Two copies of the general declaration, one copy of each attached air passenger manifest, and two copies of each air cargo manifest shall be delivered by the aircraft commander immediately to the customs officer in charge at such airport or place. One copy of the general declaration and one copy of each cargo manifest shall be retained by the aircraft commander and forwarded promptly by him to the comptroller of customs in whose district such airport or place is located.

(4) One copy of the general declaration and one copy of each attached air cargo manifest delivered to the customs officer shall be forwarded by him to the comptroller of customs above mentioned with appropriate notations thereon showing the disposition of the merchandise covered thereby. One copy of the general declaration delivered to the customs officer shall be retained by him as a record of the entry of the aircraft.

(5) With respect to transit crew and passengers, that is, such crewmen and passengers as do not move out of a special prescribed space at the airport or other place of landing, any and all copies delivered to the immigration officer, whether original or not, of the general declaration and attached air passenger manifests referred to in this section or in § 6.9 (e) (2) shall be returned by the immigration officer to the commander of the aircraft upon its departure from that airport or other place of landing, but

this paragraph shall not apply in the mainland except with respect to an aircraft of a scheduled airline and such documents shall not be returned at the airport or place at which the last landing in such a case is made in the mainland.

5. Section 6.9 of Title 19 of the Code of Federal Regulations, such section being also designated as § 11.509 of Title 42 and § 116.9 of Title 8 of that Code, is amended to read:

§ 6.9 Documents for clearance. (a) At the time of the departure of any aircraft from any area from which clearance is required by § 6.4 or § 6.6, the aircraft commander shall deliver:

(1) Shipper's export declarations on Commerce Form 7525 to the customs officer in charge for all cargo on the aircraft (also for the aircraft itself if being exported from the United States for foreign account), and

(2) An aircraft commander's general declaration in accordance with this section. The above documents may be filed pro forma if the aircraft is departing from the United States and prior to departure a proper bond is given, and the completed documents are delivered pursuant thereto not later than the fourth day after departure, *Provided*, That during any period covered by a proclamation of the President that a state of war exists between foreign nations no aircraft shall be cleared for a foreign port until the shipper's export declarations have been filed with the customs officer in charge.

Cross Reference: For export of aircraft, see pamphlet International Traffic in Arms—Laws and Regulations Administered by the Secretary of State Governing the International Traffic in Arms, Ammunition, and Implements of War and Other Munitions of War, and supplements thereto.

(b) The general declaration shall be on the same form as is required by § 6.8. Any air passenger manifest and any air cargo manifest delivered with the general declaration shall also be on the same forms as are required by § 6.8, with the following exceptions:

(1) Manifesting of members of crew may be omitted if they are departing from the Mainland or Alaska, destined to Mexico, Canada, Newfoundland, St. Pierre, or Miquelon; or if information with respect to the crew is furnished as is required by § 6.10.

(2) The passenger manifest must state in column 5, in the case of an alien passenger, the date and place of last arrival in the United States. Manifesting of passengers is not required if they are departing from the Mainland or Alaska, destined to Mexico, Canada, Newfoundland, St. Pierre, or Miquelon.

(c) The aircraft commander's general declaration required by this section, except as provided in paragraph (e) of this section, shall consist of the original and two copies, together with one copy of each attached air passenger manifest and one copy of each attached air cargo manifest. One copy of the general declaration and one copy of each air passenger manifest shall be filed promptly by the aircraft commander with the immigration officer in charge. One copy of the general declaration and one copy

of each air cargo manifest shall be delivered by the aircraft commander to the customs officer in charge to be retained by him as a record of outward clearance.

(d) The original of the general declaration for departure from the United States shall constitute a clearance certificate when endorsed by the customs officer in charge to show that clearance

is granted.

- (e) Two additional copies of the general declaration shall be furnished by the aircraft commander when the clearance is to another area, together with two additional copies of each air passenger manifest and two additional copies of each attached air cargo manifest. One copy of the general declaration must have the endorsement of the customs officer in the area from which departing that permit to proceed is granted, but this requirement shall not apply unless the commander, owner, or operator of the aircraft and the customs officer in charge have been notified by the immigration officer that fines and liabilities under the immigration laws appear to have been incurred in connection with the aircraft and payment thereof has not been made or secured by sufficient deposit or bond. These copies and a passenger card concerning each alien passenger except in the cases not required by the immigration instruction card for aircraft shall upon arrival of the aircraft in the area to which cleared be disposed of by the aircraft commander as follows:
- (1) One copy of the general declaration and one copy of each attached air passenger manifest and the passenger cards shall be delivered by the aircraft to the immigration officer at the place of entry for use there as a list of arriving passengers.
- (2) One copy of the general declaration, one copy of each air passenger manifest, and two copies of each attached cargo manifest shall be delivered by the aircraft commander to the customs officer in charge at such place of entry. One copy of the air cargo manifest shall be retained by such officer as the coasting manifest.
- 6. Paragraph (a) of § 6.10c of Title 19 of the Code of Federal Regulations, such section being also designated as § 11.513 of Title 42 and § 116.13 of Title 8 of that Code, is amended to read:
- (a) Release by Public Health Service. When an aircraft subject to quarantine inspection in accordance with Subpart D, Part 11 of Title 42, arrives at an airport of entry or other place of first landing, the aircraft commander shall be responsible for the detention of the aircraft, its crew and passengers until they are released by the quarantine officer at the airport of entry or other place of first landing. Any mail, baggage, cargo, or other contents on board such aircraft shall be held at such airport or place until released by the quarantine officer. (For procedure in case of emergency or forced landing, see § 6.3 (d).)

- 7. Next after paragraph (a) of § 6.10c of Title 19 of the Code of Federal Regulations, such section being also designated as § 11.513 of Title 42 and § 116.13 of Title 8 of that Code, a new paragraph (b) is inserted as follows:
- (b) Restrictions on boarding aircraft and contacting personnel. Except with the permission of the quarantine officer. no person other than the quarantine officer and quarantine employees shall be permitted to board any aircraft subject to quarantine inspection or to have contact with the crew or passengers of such aircraft until quarantine inspection of the aircraft, crew, and passengers has been completed. The same restrictions as those imposed on the crew and passengers shall be imposed on a person boarding such aircraft or having contact with a passenger or member of the crew when the quarantine officer considers such contact a possible means of spreading a quarantinable disease.
- 8. Paragraph (b) of § 6.10c of Title 19 of the Code of Federal Regulations, such section being also designated as § 11.513 of Title 42 and § 116.13 of Title 8 of that Code, is redesignated as paragraph (c), and former paragraph (c) is deleted.
- 9. Paragraph (d) of § 6.10c of Title 19 of the Code of Federal Regulations, such section being also designated as § 11.513 of Title 42 and § 116.13 of Title 8 of that Code, is amended to read:
- (d) Disinsectization of aircraft.1 An aircraft bound for any port in the United States from any port in a region designated as a yellow fever area by the Surgeon General of the Public Health Service for the purposes of this regulation or from any other region where yellow fever may have appeared shall be disinsectized in all compartments not later than thirty minutes prior to landing. The insecticide used and method of disinsectization shall be those prescribed by the Surgeon General of the Public Health Service. When on arrival of an aircraft from any yellow fever region the quarantine officer, after inspection, determines that the aircraft has not been adequately disinsectized, the aircraft shall be kept tightly closed and disinsectization completed before discharge of passengers, crew, mail, baggage, cargo, or other material. No person other than quarantine officials shall be allowed on board until disinsectization is completed. Additional requirements for disinsectization of aircraft flying to or from certain regions may be prescribed by the Surgeon General of the Public Health Service when necessary to prevent the importation or spread of insect vectors of disease.
- ¹At airports where the hazard of introducing disease-carrying insects exists, it is the policy of the United States Public Health Service to conduct "entomological surveillance" of the airport area. This surveillance consists of periodic entomological surveys carried on by entomologists or trained representatives for the purpose of the early detection and prompt eradication of any insect which may unknowingly have been introduced by aircraft.

- 10. Paragraphs (e), (f), (g), and (h) of § 6.10c, Title 19 of the Code of Federal Regulations, such section being also designated as § 11.513 of Title 42 and § 116.13 of Title 8 of that Code, are deleted and the following is inserted as paragraph (e):
- (e) General provisions. The regulations appearing elsewhere in Part 11 of Title 42 of the Code of Federal Regulations are applicable to aircraft and to passengers, merchandise, and baggage carried thereon, in the absence of express provision to the contrary.
- 11. Paragraph (b) of § 6.10e of Title 19 of the Code of Federal Regulations, such section being also designated as § 11.515 of Title 42 and § 116.15 of Title 8 of that Code, is amended to read:
- (b) Any person violating any public health regulation relating to aircraft or any provision of the public health laws or regulations made applicable to aircraft by § 6.10c shall be subject to punishment by fine or imprisonment as provided for in section 368 (a) of the Public Health Service Act (42 U.S.C., Sup., 271 Any aircraft which violates any public health regulation relating to aircraft or any provision of the public health laws or regulations made applicable to aircraft by § 6.10c shall be subject to forfeiture as provided in section 368 (b) of the Public Health Service Act (42 U. S. C., Sup., 271 (b)). Such forfeiture may be remitted or mitigated by the Surgeon General with the approval of the Federal Security Administrator.
- 12. Effective date. The foregoing amendments shall become effective upon the thirtieth day after the date of their publication in the Federal Register, but the regulations hereby amended shall continue in force with respect to liabilities incurred thereunder and the forms in use on this date under the regulations hereby amended may continue to be used until existing supplies are exhausted.
- (R. S. 161, 251, sec. 644, 46 Stat. 761, sec. 7, 44 Stat. 572, secs. 367, 602, 58 Stat. 706, 712, sec. 23, 39 Stat. 892, sec. 24, 43 Stat. 166; 5 U. S. C. 22, 19 U. S. C. 66, 1644, 49 U. S. C. 177, 42 U. S. C. Sup. IV, 201 note, 270, 8 U. S. C. 102, 222. Sec. 1, President's Reorganization Plan No. V; 5 F. R. 2132, 2223. Sec. 102, Reorganization Plan No. 3 of 1946; 11 F. R. 7875)

Omission of notice and public procedure. Notice of proposed rule making and public procedure prescribed by section 4 of the Administrative Procedure Act (Pub. Law 404, 79th Cong.; 60 Stat. 237) are found to be unnecessary because (1) the amendments, mainly of a technical nature, impose no new substantive requirements on affected persons; and (2) the air carriers, constituting the group of persons most immediately affected, were heard with regard to the subject matter of these amendments at a meeting of the Provisional International Civil Aviation Organization held at Montreal in January and February 1946. Representatives of the United States, a Member State, participated in this meeting which was held for the purpose of facilitating international air transport.

E. H. FOLEY, Jr.,
Acting Secretary of the Treasury.
FRANK DOW,
Acting Commissioner of Customs.
THOMAS PARRAN,
Surgeon General,
Public Health Service.
TOM C. CLARK,
Attorney General.

Approved:

MAURICE COLLINS, Acting Federal Security Administrator.

[F. R. Doc. 46-20752; Filed, Nov. 22, 1946; 8:52 a. m.]

TITLE 20-EMPLOYEES' BENEFITS

Chapter I—Employees' Compensation Bureau: Federal Security Agency

EMPLOYEES OF ALASKA RAILROAD

Cross Reference: For revocation of Executive Order 2463 and Executive Order 4182 relating to the administration of the Employees' Compensation Act with respect to employees of the Alaskan Engineering Commission, later the Alaska Railroad, and transferring the administration of the act to the Federal Security Agency, see E. O. 9804, supra.

TITLE 29-LABOR

Chapter I—United States Employment Service, Department of Labor

PART 24—STANDARDS FOR MERIT SYSTEM OF PERSONNEL

ADMINISTRATION IN STATE EMPLOYMENT SERVICE ADMINISTRATION 1

Pursuant to the authority vested in me by the Act approved June 6, 1933, as amended (48 Stat. 113), the Labor-Federal Security Appropriation Act, 1947 (Pub. L. 549, 79th Cong., 2d Sess.), and Executive Order No. 9617, (10 F. R. 11929), and for the purpose of maintaining an effective national system of public employment offices, the following standards are hereby promulgated.

Sec.

24.1 Introduction.

24.2 Jurisdiction.

24.3 Merit system organization.

24.4 Prohibition of discrimination.24.5 Limitation of political activity.

24.5 Limitation of political 24.6 Classification plan.

24.7 Compensation plan

24.8 Recruitment and appointment of per-

24.9 Promotions,

24.10 Furloughs and separations.

'In several respects the provisions of the USES instruction entitled "Program and Procedures for the Transfer of USES Personnel to the State-wide System of Public Employment Offices" differ from specific provisions of these standards. In any such case, and solely as applied to the transfer of USES employees to permanent State employment in accordance with the provisions of Public Law 549, the provisions of the USES instruction are controlling.

24.11 Service ratings.

24.12 Personnel records and reports.

24.13 Relaxations required because of continuance of war emergency.

AUTHORITY: §§ 24.1 to 24.13, inclusive, issued under 48 Stat. 113, Pub. Law 549, 79th Cong., 29 U. S. C. 49-491; secs. 201, 203, Reorganization Plan No. I effective July 1, 1939, 53 Stat. 1424; E. O. 9247, Sept. 17, 1942, E. O. 9617, Sept. 19, 1945; 7 F. R. 7379, 10 F. R. 11929.

§ 24.1 Introduction. (a) Since the establishment of the Federal-State system of public employment offices in the Department of Labor in 1933, the United States Employment Service has urged the maintenance of a sound system of personnel administration as an essential feature of proper administration of the Employment Service. This position has been maintained consistently through the various transfers of the United States Employment Service and the changes in the State employment service organization and program.

(b) The Congress, through amendments to the various titles of the Social Security Act and again in the legislation covering the return of the Employment Service to State operation, has adopted the principle of personnel administration on a merit basis as an integral part of efficient administration.

(c) I am, therefore, issuing these Standards for Merit System of Personnel Administration in State Employment Service Administration. To aid the States in maintaining a system of personnel administration which is consistent with these standards and which will further the achievement of proper administration in relation to the Employment Service, the United States Employment Service will make available technical assistance to the States.

(d) State rules, regulations, and other documents consistent with these standards, which constitute the merit system plan for the State employment service administration, and any amendments thereto adopted by the State, shall be submitted as a part of the State plan of operation in accordance with "Instructions to State Agencies for Preparation and Submittal of State Plan of Operation Under the Wagner-Peyser Act." (Part 22 of this chapter)

§ 24.2 Jurisdiction. (a) These standards are applicable to all personnel, except those hereinafter exempted, engaged in the administration of the State program under the Wagner-Peyser Act as amended, and Public Law 549, 79th Congress. The agency administering this program is referred to as the State agency.

(b) At the option of the State agency the following positions may be exempted from application of these standards: Members of the employment service advisory council; members of the State commission and the executive head of the State department responsbile for the administration of unemployment compensation and employment service functions; a confidential secretary to any of the foregoing exempted officials; attorneys serving as legal counsel; State and local officials serving ex officio and per-

forming incidental administrative duties in an Employment Service program.

§ 24.3 Merit system organization. (a) If a State has a State-wide civil service system operating under standards substantially equivalent to those herein provided, such State civil service system should be applicable to the State agency.

(b) If the Employment Service is not covered by a State civil service system with substantially equivalent standards, the Employment Service will operate under a merit system administered by an impartial body herein referred to as the Merit System Council, the members of which are appointed by the State administrative agency or agencies served by the Council or by the Governor on recommendation of such agencies, for stated overlapping terms, and no member of which is otherwise employed as an official or employee of any of the State agencies affected.

(c) In the interests of economy and of efficient administration the State agency should be served by a joint merit system which also serves other State agencies operating under comparable merit system standards unless, because of special circumstances, it is not feasible to estab-

lish such a joint system.

§ 24.4 Prohibition of discrimination. Disqualification of any person from taking an examination, from appointment to a position, from promotion, or from holding a position because of political or religious opinions or affiliations will be prohibited.

§ 24.5 Limitation of political activity. Participation of any employee of the State agency, except those hereinbefore exempted, in political activity will be prohibited except that an employee should have the right freely to express his views as a citizen and to cast his vote. Such prohibited political activity will include in substance the activities prohibited in the rules of the United States Civil Service Commission.

§ 24.6 Classification plan. A classification plan for all positions in the agency, based upon investigation and analysis of the duties and responsibilities of each position, will be established and maintained. The classification plan will include an appropriate title for each class of position, a description of the duties and responsibilities of positions in the class, and requirements of minimum training, experience, and other qualifications suitable for the performance of the duties of the position.

§ 24.7 Compensation plan. A plan of compensation for all classes of positions in the agency will be established and maintained. Such plan will include salary schedules for the various classes in which the salary of a class is adjusted to the responsibility and difficulty of the work. The salary range for each class will consist of minimum, intervening, and maximum rates of pay to provide for salary adjustments within the range. In arriving at such salary schedules, consideration will be given to the prevailing rates for comparable positions in other departments of the State and to other relevant factors. The State administrative agency will adopt plans for salary increases based upon quality and length of service. Salary laws and rules and regulations uniformly applicable to departments of the State government will be given consideration in the formulation of the compensation plan.

§ 24.8 Recruitment and appointment of personnel. (a) All positions in the State agency, except those hereinbefore exempted, will be filled by personnel selected on the basis of merit, and in accordance with standards and procedures set forth in rules and regulations for the merit system adopted by the State agency or the State civil service authority.

(b) Regulations governing the administration of examinations will include the

following provisions:

(1) Examinations will be administered by a Merit System Supervisor, appointed upon the recommendation of the Merit System Council. Qualifications for the supervisor will include training and experience in a field related to merit system administration, and known sympathy with the principles of the merit system.

(2) Applicants admitted to examinations will meet the minimum requirements for the positions for which they apply as set forth in the specifications

for the positions.

(3) Examinations for entrance to the service will be conducted on an open competitive basis, with adequate publicity, and with a reasonable period for

filing applications.

- (4) Examinations will be practical in nature, constructed to reveal the capacity of the applicant for the position for which he is competing and his general background and related knowledge, and will be rated objectively. A practical written test will be included, except that where exceptional qualifications of a scientific or professional character are required, and competition through an assembled examination is impracticable, an unassembled examination may be held.
- (5) Examinations will also include: A rating of training and experience for the more responsible positions, an oral examination for positions requiring frequent contact with the public, or which involve important supervisory or administrative duties, and a performance test for positions involving the operation of office machines.

(c) The Merit System Supervisor will prepare and establish registers of eligibles in the order of their final scores and will maintain the registers, make certification of eligibility, and keep all ex-

amination records.

- (d) All positions, not specifically exempted herein, are to be filled from registers of eligibles, except for emergency and provisional appointments for limited periods. Appointments will be made by selection from a limited number of the highest available eligibles on the appropriate register.
- (e) In the absence of an appropriate register, provisional appointments may be made pending competitive examination: Provided, Each provisional appointee is certified by the Merit System Supervisor as meeting at least the minimum qualifications established for the

class of position: And further provided. That no individual may receive successive provisional or emergency appointments

- (f) Personnel selected from registers to fill permanent positions will serve a fixed probationary period. Permanent appointment will be based upon an evaluation in writing of the performance of the employee during the probationary period.
- (g) An employee of an agency who has received appointment under a merit system with standards substantially comparable to these, will not be required to take a new examination for the position to which he was appointed.
- § 24.9 Promotions. (a) Whenever practicable a vacancy will be filled by promotion of a qualified permanent employee of the agency upon the basis of capacity and quality and length of service
- (b) Eligibility of an employee for promotion will be determined on recommendation of the agency and certification by the Merit System Supervisor that the employee meets the minimum requirements and is qualified for promotion to the class of position in question.
- § 24.10 Furloughs and separations. (a) Regulations will be established by the agencies governing furloughs, suspensions, and separations, and governing leaves and the conditions for payment of salary at termination of services.
- (b) Employees who have completed the required probationary period of appointment and acquire permanent status will not be subject to removal except for cause, unless separated for reasons of curtailment of work or lack of funds. In the event of removal, permanent employees will have the right of appeal to an impartial body through an established procedure provided for in the merit sys-
- § 24.11 Service ratings. A system of periodic service ratings for the evaluation of performance will be maintained. The manner in which such ratings are to be used in promotions, salary increases, and separations will be provided for by agency regulation.
- § 24.12 Personnel records and reports. Such personnel records as are necessary for the proper maintenance of a merit system and effective personnel administration will be maintained by the State administrative agency. Periodic reports will be published by the Merit System Council.
- § 24.13 Relaxations required because of continuance of war emergency. Temporary relaxations from certain of the foregoing standards are available under unusual conditions which are due to the continuance of the war emergency. Such temporary relaxations are described in Schedule A of this section. Any State desiring to adopt such temporary relaxations should formulate its proposals and submit them to the Director of the United States Employment Service for incorporation in its plan of operation as part of its personnel merit system materials.

- SCHEDULE A-WAR EMERGENCY MODIFICATIONS IN STANDARDS FOR MERIT SYSTEM OF PER-SONNEL ADMINISTRATION IN STATE EMPLOY-MENT SERVICE AGENCIES
- (In several respects the provisions of the USES Instruction entitled "Program and Procedure for the Transfer of USES Personnel to the State-wide System of Public Employment Offices" are inconsistent with specific provisions of this Schedule A. such case, and solely as applied to the transfer of USES employees to State employment in accordance with the provisions of Public Law 549, the provisions of the USES Instruction are controlling.)

a. Limitation of tenure where there is competition. (1) Where it appears undesirable because of the unusual conditions prevailing to give the persons available for appointment permanent tenure, the State may provide for

war-duration appointments:

(a) To be made in the regular manner

(b) To have, after the completion of a working-test period, limited tenure for the duration of the war emergency;

- (c) To be terminated upon the establishment of a register based on subsequent examinations to be held not later than 6 months after the termination of the war emergency. These appointments may be authorized on an agency-wide or on a classby-class basis.
- (2) Permanent and war-duration appointments may be made within a class from the same registers, provided offers of permanent appointment are first made to persons who stand higher on the register and who either had been offered war-duration appointment or had been appointed on a war-duration
- b. Limitation of tenure where there is not competition. (1) For classes where the number of available persons has been demonstrated to be so limited that adequate competition is impossible, a State may provide for war-duration appointments without competition. Such appointments may be made to an individual class in either or both of the following circumstances:
- (a) If an examination has been announced and after intensive positive recruitment, suf-ficient applicants have not filed to insure adequate competition. While the number of applicants required for adequate competition varies with a number of factors, in general if the number of applicants meeting minimum requirements is more than twice the number of vacancies, there would appear to be a basis for adequate competition,
- (b) If a register has been established promptly from a current examination, and if within approximately 3 months after establishment of such register no person on it is willing to accept appointment, and if the affected State agency or agencies and the Merit System Council find upon the evidence available that competition for the class is impracticable. While registers can and should be established within one month after announcement, prompt establishment will mean, for this purpose, a period not to exceed approximately 3 months. In the case of appointment to a local area, if there is no person on a State-wide register, established as described above, who is willing to accept appointment in that particular area, vacancies in that area may be filled by warduration appointments from sources other than the register.
- (2) Experience may indicate other criteria making objective determination as whether adequate competition is impossible. A State may submit such other criteria for consideration by the Director of the United States Employment Service.
- (3) All war-duration appointments under this section shall be certified by the Merit System Supervisor as meeting the minimum

qualifications for the class. Such appointments may have tenure limited to the duration of the war emergency after completion of an adequate working-test period, but shall terminated upon the establishment of an appropriate register based upon an open competitive examination to be held not later than 6 months after the termination of the war emergency.

(4) A State may extend to war-duration appointees, as well as to those provisional employees who have served more than 6 months under the conditions outlined in subsection e, rights with respect to transfers and promotions in the case of classes where war-duration appointments are authorized. Persons serving in appointments carrying war-duration tenure shall retain such tenure

in the event of a transfer or promotion.

(5) If after war-duration appointments have been authorized because of lack of adequate competition for a particular class, and the field of competition is subsequently expanded by a substantial change in the minimum qualifications or an increase in the entrance salary, further war-duration ap-pointments in the same class shall not be made until the examination has been reannounced and a determination made that adequate competition is impracticable under the new minimum qualifications or the new

entrance salary.
c. Examination procedures. (1) The following procedures may be adopted for the duration of the war emergency.

(a) The oral interview may be eliminated for classes of positions where it is anticipated that the entire eligible register will be

- (b) The rating of training and experience may be eliminated for those examinations where there is a large number of applicants, and it is anticipated that the entire register will be used.
- (c) Where the Merit System Agency finds recruitment conditions and the difficulties of scheduling and scoring performance tests warrant, the performance test component of examinations for classes such as typist and stenographer may be given on a qualifying basis; and certificates of pro-ficiency, issued by such agencies as high schools, if approved by the Merit System Agency, may be accepted in lieu of a qualifying performance test.
- (d) In order to insure reaching potential employees during the period in which they are available, examinations for certain classes may be announced on a basis which provides for the continuous receipt of applications and the scheduling of examinations at periodic intervals when enough applica-tions have been received to insure adequate competition.
- d. Extended provisional appointments.

 (1) Provisional appointments, which are normally made for a limited period not to exceed 6 months, may for the duration of the war emergency be extended under the following conditions:
- (a) An examination has been publicly announced and a sufficient number of eligibles has not filed.
- (b) There is continuous positive recruitment.
- (c) The examination is to be held whenever enough applicants have filed to assure adequate competition. Appointments based upon such examination may be regular or war-duration appointments.
- e. Probationary appointments. (1) Time spent in a provisional appointment may be credited toward the probationary or workingtest period where the appointment has been converted from a provisional to a probationary appointment. Provisional service may also be credited to the working-test period when the provisional appointment is converted to a war-duration appointment.

f. Waiver of minimum qualifications in competitive examinations. (1) For the duration of the war emergency applicants who do not meet the minimum qualifications may be admitted to open competitive and to competitive promotional examinations provided the following requirements are met

(a) A written test of high quality is retained as a part of the process

(b) Education and experience are rated for the more responsible positions

(c) Persons possessing less than the minimum qualifications are given education-experience scores proportionately below the passing point set for the total examination.

(d) In promotions between unrelated classes, competition will be extended to more than one class or to several agencies and will not be limited to the next lower salary group within the agency.

> L. B. SCHWELLENBACH, Secretary of Labor.

NOVEMBER 1, 1946.

[F. R. Doc. 46-20735; Filed, Nov. 22, 1946; 8:46 a. m.]

Chapter VIII-Commissioner of Internal Revenue

[T. D. 5545]

PART 1002—STABILIZATION OF SALARIES

APPROVAL OF UNAPPROVED SALARY INCREASES

Section 1002.103 of Treasury Decision 5506 (11 F. R. 4083) (Part 1002, Title 29, CFR) relating to the stabilization of salaries under the act of October 2, 1942, as amended, is hereby amended to read as

§ 1002.103 Right to seek approval after making increases. The making of a salary increase at any time after February 14, 1946 without obtaining prior approval shall not be deemed to be a waiver of the right to apply for approval thereafter. Approval shall be given or withheld on the same basis as if the employer had applied for it before putting the increase into effect.

This Treasury Decision is published without prior general notice and is effective upon its filing with the Division of the Federal Register, the requirements of section 4 of the Administrative Procedure Act, approved June 11, 1946, being inapplicable by virtue of section 2 (a) 4 of that act.

(56 Stat. 765 as amended by 57 Stat. 63, 58 Stat. 632 and Pub. Law 108, 79th Cong. 2 U. S. C. 161, 31 U. S. C. 757-6-757c, 50 U. S. C. App. Sup. 964, 964a, 902, 903; E. O. 9250, Oct. 3, 1942, 7 F. R. 7871; E. O. 9328, Apr. 8, 1943, 8 F. R. 9681; E. O. 9599, Aug. 18, 1945, 10 F. R. 10155; E. O. 9651, Oct. 30, 1945, 10 F. R. 13487; E. O. 9697, Feb. 14, 1946, 11 F. R. 1691; E. O. 9699, Feb. 21, 1946, 11 F. R. 1929, Regulations of the Director of Economic Stabilization, March 8, 1946, 11 F. R. 2517)

[SEAL]

WM. T. SHERWOOD, Acting Commissioner of Internal Revenue.

Approved: November 19, 1946.

JOSEPH J. O'CONNELL, Jr., Acting Secretary of the Treasury.

[F. R. Doc. 46-20788; Filed, Nov. 22, 1946; 11:23 a. m.]

TITLE 30-MINERAL RESOURCES

Chapter VI-Solid Fuels Administration for War

[Rev. Reg. 32, Statement 1 to Direction 3]

PART 602-GENERAL ORDERS AND DIRECTIVES

SHIPMENT OF COAL HELD AT IDLE MINES

The following Statement No. 1 is issued with respect to Direction No. 3 to Revised Regulation 32:

Notice of Direction No. 3 (11 F. R. 13578) prohibits shipments of bituminous coal, without specific authorization or direction from the Solid Fuels Administration for War, from any mine which is not in operation; and, under Interstate Commerce Commission Service Order No. 645 (11 F. R. 13639), the railroads are prohibited from accepting such coal for transportation. Therefore, each bill of lading or other shipping paper covering the billing of coal released by the Solid Fuels Administration for War shall bear a certification by the mine shipper or consignor to the effect that the coal is being shipped pursuant to authorization or direction by the Solid Fuels Administration for War.

(Sec. 2 (a) 54 Stat. 676; 55 Stat. 236; 56 Stat. 176; 58 Stat. 827; 59 Stat. 658; 41 U. S. C. prec. 1 note; 50 U. S. C. App. Sup. 1151–1191; E. O. 9125, April 7, 1942; E. O. 9332, April 19, 1943; 7 F. R. 2719, 8 F. R. 5335)

Dated: November 21, 1946.

DAN H. WHEELER, Deputy Solid Fuels Administrator for War.

[F. P. Doc. 46-20858; Filed, Nov. 22, 1946; 11:29 a. m.]

TITLE 32-NATIONAL DEFENSE

Chapter IX-Civilian Production Administration

AUTHORITY: Regulations in this chapter unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 177, 58 Stat. 827, and Public Laws 270 and 475, 79th Congress; Public Law 388, 79th Congress; E. O. 9024, 7 F. R. 329; E. O. 9040, 7 F. R. 527; E. O. 9125, 7 F. R. 2719; E. O. 9599, 10 F. R. 10155; E. O. 9638, 10 F. R. 12591; C. P. A. Reg. 1, Nov. 5, 1945, 10 F. R. 13714; Housing Expediter's Priorities Order 1, Aug. 27, 1946, 11 F. R. 9507. unless otherwise noted at the end of docu-27, 1946, 11 F. R. 9507.

> PART 1010-SUSPENSION ORDERS [Suspension Order S-1009]

> > B & O CONSTRUCTION CO.

Bruno B. Orlikowski, doing business as B & O Construction Company, with principal place of business at 20 W. Alexandrine Avenue, Detroit, Michigan, subsequent to March 26, 1946, without authorization of the Civilian Production Administration, began and thereafter carried on construction of two residences. at 11744 Wilfred, Detroit, Michigan, and 876 Garfield, Detroit, Michigan, the estimated cost of each of which was in excess of \$400; and two stores at 5845 Chene Street, Detroit, Michigan, and 2500 Brush Street, Detroit, Michigan, the estimated cost of each of which was in excess of

\$1,000, in violation of Veterans' Housing Program Order 1. These violations have diverted scarce materials to uses not authorized by the Civilian Production Administration. In view of the foregoing, it is hereby ordered that:

§ 1010.1009 Suspension Order No. S-1009. (a) Neither Bruno B. Orlikowski, doing business as B & O Construction Company, his successors or assigns, nor any other person, shall do any further construction on the premises located at the addresses given above, including putting up, completing or altering the structure, unless hereafter specifically authorized in writing by the Civilian Production Administration.

(b) Bruno B. Orlikowski, doing business as B & O Construction Company, shall not, for a period of three months from the effective date of this order, apply or extend any preference ratings regardless of the delivery date named in any purchase order to which such ratings may be applied or extended.

(c) Bruno B. Orlikowski, doing business as B & O Construction Company, shall cancel immediately all preference

ratings which he has applied or extended to orders which have not yet been

nnea.

(d) Bruno B. Orlikowski, doing business as B & O Construction Company, shall not, for three months from the effective date of this order, receive or accept delivery of any materials obtained through the use of preference ratings. This does not apply to material in transit for delivery to them on the effective date of this order.

(e) Bruno B. Orlikowski, doing business as B & O Construction Company, shall refer to this order in any application or appeal which he may file with the Civilian Production Administration for priorities assistance or for authorization to carry on construction in connection with the construction hereby prohibited.

(f) Nothing contained in this order shall be deemed to relieve Bruno B. Orlikowski, doing business as B & O Construction Company, his successors and assigns, from any restriction, prohibition or provision contained in any other order or regulation of the Civilian Production Administration except insofar as the same may be inconsistent with the provisions hereof.

Issued this 22d day of November 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-20864; Filed, Nov. 22, 1946; 11:32 a. m.]

PART 3270—CONTAINERS

[Conservation Order M-221, Revocation]

TEXTILE BAGS

Section 3270.23 Conservation Order M-221 is hereby revoked. This revocation does not affect any liabilities incurred for violation of the order or for violation of actions taken by the War Production Board or Civilian Production Administration under the order.

No. 229-3

Issued this 22d day of November 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-20868; Filed, Nov. 22, 1946; 11:32 a, m.]

PART 3292—AUTOMOTIVE VEHICLES, PARTS AND EQUIPMENT

[Limitation Order L-352, Interpretation 1]

EXPORT OF AUTOMOBILES AND TRUCKS

The following interpretation is issued with respect to Limitation Order L-352:

In Limitation Order L-352 the words in paragraph (b) "no producer of automobiles or trucks shall produce for export, or shall export, to any foreign country including Canada," refer to the regular export trade in which American made products are shipped out of the United States to be sold in foreign countries through established trade channels. The words do not include purchases by the Army Exchange Service for shipment out of the United States for sale by the Army Exchanges to American Army personnel or to other persons authorized to purchase from such exchanges abroad. Consequently, automobiles and trucks produced for sale by Army Exchanges outside of the United States will not be considered as production for export under Order L-352, and such transactions do not come within the export quotas established by the Civilian Production Administration for producers of these vehicles.

Issued this 22d day of November 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-20865; Filed, Nov. 22, 1946; 11:32 a. m.]

PART 3290—TEXTILE, CLOTHING AND LEATHER

[Conservation Order M-47, Revocation]

BURLAP AND OTHER JUTE GOODS

Section 3290.256, Conservation Order M-47, is hereby revoked. This revocation does not affect any liabilities incurred for violation of the order or for violation of actions taken by the War Production Board or Civilian Production Administration under the order.

Issued this 22d day of November 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-20867; Filed, Nov. 22, 1946; 11:32 a. m.]

PART 3290—Textile, Clothing and Leather

[Supplementary Order M-317A, Direction 1]

TERMINATION OF SET-ASIDES FOR INDUSTRIAL AND AGRICULTURAL PURPOSES AND BAGS CONTROLLED BY ORDER M-221 AND OF CER-TAIN SET-ASIDES FOR COMPONENTS

The following direction is issued pursuant to Supplementary Order M-317A:

(a) Industrial and agricultural purposes and bags. Effective November 22, 1946, the set-asides for cotton fabrics in Order M-317A for industrial and agricultural purposes and for bags controlled by Order M-221 are ended. These set-asides are contained in paragraphs (c), (d) and (e) and in columns 4, 5 and 12, of the Distribution Tables. Beginning November 22, 1946, producers may deliver cotton fabrics without regard to the above set-asides and any person who has obtained any cotton fabrics with a certificate provided for these set-asides may now use and dispose of the fabric without regard to the provisions of the certificate or of Order M-317A. Cotton fabrics obtained with a preference rating, however, must still be used or disposed of, if possible, for the purpose for which rating was granted as explained in § 944.11 of Priorities Regulation 1.

(b) Certain fabrics for cotton components for apparel. The set-asides of the following cotton fabrics in Order M-317A for compo-

nents for apparel are ended:

Fabric reference numbers 10, 11, and 17, in Table I and Fabric reference numbers 32, 34, 36, 37, 38, 39, 41, 43, 45, 46, 47, 49, 51, 66, 68, 70, 71, 72A, 73, 76, and 97 in Table II. Beginning November 22, 1946, producers may deliver these fabrics without regard to set-asides in column 8 of the distribution tables. Cotton fabrics obtained with a preference rating, however, must still be used or disposed of, if possible, for the purpose for which the rating was granted, as explained in 8, 944 II of Priorities Regulation I.

the rating was granted, as explained in \$ 944.11 of Priorities Regulation 1.

(c) Exports, rating ceilings, and cotton fabric reference numbers 59, 60, and 81, for components for apparel. The termination of the set-asides of cotton fabrics for industrial and agricultural purposes, for bags controlled by Order M-221, and of Fabric reference numbers 10, 11, 17, 32, 34, 36, 37, 38, 39, 41, 43 45, 46, 47, 49, 51, 66, 68, 70, 71, 72A, 73, 76, and 97, for cotton components for apparel do not affect the set-asides in Order M-317A for export (paragraph (g) and columns 9 and 10) or of Fabric reference numbers 59, 60, and 81, for cotton components for apparel (paragraph (f) (2) and column 8) which remain in effect. Any person who has obtained cotton fabrics for export or Fabric reference numbers 59, 60, and 81, for cotton components for apparel must continue to use or dispose of the fabric accordingly. Furthermore, the rating ceilling provision of Order M-317A (paragraph (f)) (2) and column 11) remain in effect.

(1) (2) and column 11) remain in effect.
(d) Order M-328B. Since Order M-328B and Schedules C, F, J and K, to that order were revoked on November 15, 1946, all references in Order M-317A to that order or its schedules should be disregarded.

Issued this 22d day of November 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-20869; Filed, Nov. 22, 1946; 11:32 a. m.]

PART 4700—VETERANS' EMERGENCY HOUS-ING PROGRAM

[Veterans' Housing Program Order 1, Interpretation 5]

WORK COVERED BY AUTHORIZATIONS; TEM-PORARY CONSTRUCTION BUILDINGS

The following interpretation is issued with respect to Veterans' Housing Program Order 1:

(a) When an authorization is issued for the construction of a building or other structure described in the approved application, the builder may construct temporary structures on the site of the approved project which are necessary for its construction. For example, an authorization for a building includes authorization to put up temporary fences around the excavation, and temporary buildings for the purpose of storing materials, for use as work rooms for archi-tects or engineers on the job, or to provide toilet facilities or dressing rooms for people working on the job or shacks for watchmen. These temporary buildings are covered by the authorization, whether or not they are placed upon temporary foundations or have lighting or plumbing connections.

(b) An authorization to construct a building or other structure does not give permission to put up buildings or other structures off the site of the approved project nor does it include permission to put up permanent buildings or other structures which will remain after the completion of the construction job, except those specifically covered by the authorization. This is true even though the structures are of a kind which were exempt from the order at the time the original authorization was issued and were, therefore, not included in the original application.

(c) Where temporary construction buildings are put up in the course of building something which itself is not covered by the order, such as a bridge or dam, the usual rules set forth in VHP 1, as explained in Interpretation 3, apply. Authorization must be obtained if the proposed structure is covered by VHP 1 even though the structure is temporary and is to be removed when the job is finished.

Issued this 22d day of November 1946.

CIVILIAN PRODUCTION ADMINISTRATION. By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 48-20866; Filed, Nov. 22, 1946; 11:32 a. m.]

Chapter XI-Office of Price Administration

PART 1418-TERRITORIES AND POSSESSIONS [SR 2 to GMPR for Hawaii, Amdt. 9]

SUGAR IN HAWAII

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Supplementary Regulation No. 2 to the General Maximum Price Regulation for the Territory of Hawaii is amended in the following respects:

1. In section 5 (b) (2) the date "September 18, 1946" immediately following the words "at the close of business on" is amended to read "September 17, 1946."

2. Section 5 (b) (4) (ii) is amended to read as follows:

(ii) Multiplied by 1.37 cents per pound.

This amendment shall become effective as of September 18, 1946.

Issued this 22d day of November 1946.

PAUL A. PORTER. Administrator.

Statement of Considerations Involved in Issuance of Amendment 9 to Supplementary Regulation 2 to General Maximum Price Regulation for Hawaii

This amendment is issued to correct two inadvertent errors that occurred in drafting amendment 8.

The first mentioned date in section 5 (2) should have read September 17, 1946 (not September 18, 1946). As amended, the opening clause will now correctly read: "Any person who owns washed Hawaiian sugars at the close of business on September 17, 1946.

The amount of payment under the recapture provision on washed sugars should have read 1.37 cents per pound (not 1.44 cents per pound). It was not intended to require repayment on a pound for pound basis since washed sugars must be adjusted to a 96° polarization basis in computing the amount due to the Commodity Credit Corpora-

[F. R. Doc. 46-20757; Filed, Nov. 22, 1946; 8:45 a. m.]

> PART 1305—ADMINISTRATION [Rev. Gen. RO 5,1 Amdt. 14]

FOOD RATIONING FOR INSTITUTIONAL USERS

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.

Revised General Ration Order 5 is amended in the following respect:

Section 7.6 (b) is amended to read as

(b) An institutional user's allotment for services of refreshments only for his establishments in Group IV, V or VI is computed by multiplying his refreshment base by a multiplier fixed in the supplement to this order. Provided. however, That the District Office is authorized to reduce the refreshment base of a Group IV, V or VI institutional user to an amount commensurate with such user's actual requirements for refreshment services where the District Office determines that the refreshment base granted to such user exceeds his actual requirements. (The meal and refreshment allotments, once obtained, are treated as a single allotment.)

This amendment shall become effective November 26, 1946.

Issued this 21st day of November 1946.

PAUL A. PORTER, Administrator.

Rationale Accompanying Amendment No. 14 to Revised General Ration Order 5

Present regulations. The present regulations make no provision for the reduction of refreshment bases granted Group IV, V and VI institutional users when such bases are determined to be in excess of the user's actual needs.

Proposed amendment. This amend-ment authorizes the District Office to reduce refreshment bases of Group IV, V or VI institutional users to an amount commensurate with their actual requirements for refreshment services where the refreshment bases of such users now exceed their actual requirements.

Reasons for amendment. Many Group IV, V and VI institutional users obtained refreshment bases and upward adjust-

1 11 F. R. 116.

ments which no longer reflect current needs and are now in excess of their actual requirements. There is, however, no provision in the present regulations for reduction of such bases when they exceed actual requirements. This amendment is, therefore, issued to rectify this situation by authorizing the District Office to reduce refreshment bases of such users when they exceed actual

[F. R. Doc. 46-20836; Filed, Nov. 21; 1946; 4:02 p. m.]

TITLE 42-PUBLIC HEALTH

Chapter I-Public Health Service, Federal Security Agency

PART 11-FOREIGN QUARANTINE

APPLICATION TO CIVIL AIR NAVIGATION OF LAWS AND REGULATIONS RELATING TO CUS-TOMS, PUBLIC HEALTH, ENTRY AND CLEAR-ANCE, AND IMMIGRATION

CROSS REFERENCE: For amendment to 11.501, 11.503, 11.507, 11.508, 11.509, 11.513 and 11.515 see Title 19, Chapter I, Part 6. supra.

TITLE 46-SHIPPING

Chapter II-United States Maritime Commission

[Rev. Gen. Order 23, Supp. 2-WSA Function Series

PART 310-MERCHANT MARINE TRAINING RATES OF PAY

Effective November 16, 1946, paragraph (f) of § 310,21 Rates of pay (11 F. R. 7810, 8166) is amended by adding at the end thereof the following sentence: "An enrollee in the grade of warrant officer and below permanently assigned to duty aboard a seagoing training vessel may receive additional pay not exceeding 20% of the pay prescribed for his grade while on training cruises necessitating operation outside the inland waters of the United States."

(Sec. 5, 53 Stat. 1182; Pub. Law 492, 79th Cong.; 46 U. S. C. 1126)

By order of the United States Maritime Commission.

R. L. McDonald, Assistant Secretary.

NOVEMBER 19, 1946.

[F. R. Doc. 46-20790; Filed, Nov. 22, 1946; 8:49 a. m.]

TITLE 49-TRANSPORTATION AND RAILROADS

Chapter I-Interstate Commerce Commission

> [S. O. 624, Amdt. 1] PART 95-CAR SERVICE

MOVEMENT OF GRAIN TO TERMINAL ELE-VATORS BY PERMIT

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 19th day of November A. D. 1946.

Upon further consideration of Service Order No. 624 (11 F. R. 12096), and good cause appearing therefor: It is ordered, that:

Section 95.624, Movement of grain to terminal elevators by permit, of Service Order No. 624, be, and it is hereby, amended by substituting the following paragraph (a) for paragraph (a) thereof:

(a) Movement of grain into port areas restricted. No common carrier by railroad subject to the Interstate Commerce Act shall accept for transportation, transport, or move any car loaded with export grain waybilled and consigned to any elevator or for direct delivery to a vessel in the port area of Albany, New York, or any Atlantic Seaboard port (Hampton Roads, Va., and north thereof) unless such origin carrier has first obtained a permit from the elevator or the delivering railroad in the port area authorizing the movement of such grain in carloads into the port area.

It is further ordered, that this amendment shall become effective at 7:00 a.m., November 22, 1946; that a copy of this order be served upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

(Sec. 402, 40 Stat. 101; sec. 4, 41 Stat. 476; 54 Stat. 901; 49 U. S. C. 1 (10)-(17))

By the Commission, Division 3.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 46-20733; Filed, Nov. 22, 1946; 8:45 a, m.]

Chapter II—Office of Defense Transportation

PART 500—CONSERVATION OF RAIL EQUIP-MENT

SHIPMENT OF ONIONS

CROSS REFERENCE: For exceptions to the provisions of § 500.72 see Part 520, infra.

[Special Direction ODT 18A-2A, Amdt. 6]

Part 520—Conservation of Rail Equip-Ment; Exceptions, Permits and Special Directions

SHIPMENT OF ONIONS

Pursuant to § 500.73 of General Order ODT 18A, Revised, as amended (11 F. R. 8229, 8829, 10616, 13320), Special Direction ODT 18A-2A, as amended (9 F. R. 118, 4247, 13008, 10 F. R. 2523, 3470, 14906, 11 F. R. 1358), is hereby further amended by changing Items 400 and 405,

and by adding Item 401, to read as follows:

400. Onions. In any type container, shall be loaded to a weight not less than 40,000 pounds, subject to Note 1, Item 405, below.

401. Onion sets. In any type container, shall be loaded to a weight not less than

24,000 pounds.

405. Note 1. Applications for the issuance of special permits which will specify minimum loading requirements for early, immature onlons during season of harvesting, may be made to the Railway Transport Department, Office of Defense Transportation, Room 5107, Interstate Commerce Commission Building, Washington 25, D. C.

This Amendment 6 to Special Direction ODT 18A-2A shall become effective November 23, 1946.

(54 Stat. 676, 56 Stat. 177, 58 Stat. 827, 59 Stat. 658, Public Law 475, 79th Congress, 60 Stat. 345; 50 U. S. C. App. 633, 645, 1152; E. O. 8989, Dec. 18, 1941, as amended by E. O. 9389, Oct. 18, 1943, E. O. 9729, May 23, 1946, 6 F. R. 6725, 8 F. R. 14183; 11 F. R. 5641)

Issued at Washington, D. C., this 20th day of November 1946.

A. H. Gass, Director, Railway Transport Department, Office of Defense-Transportation.

[F. R. Doc. 46-20751; Filed, Nov. 22, 1946; 8:46 a. m.]

Notices

DEPARTMENT OF JUSTICE.

Office of Alien Property.

HARRIOT DALY SIGRAY

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to section 32 (f) of the Trading with the Enemy Act, as amended, notice is hereby given of intention to return the following vested property on or after 30 days from the date of the publication hereof, less any authorized deductions:

Claimant, Claim Number, Vesting Order Number, Property and Location

Harriot Daly Sigray, New York City; 5318; 1851 (8 F. R. 10641); cash \$40,827.36; interest as life beneficiary in a trust between Margaret P. Daly, Settlor and Corn Exchange Bank & Trust Co. Trustee, dated May 9, 1929; Treasury of the United States. Trustee and claimant of New York City. Settlor of New York City and Hamilton, Montana.

Harriot Daly Sigray, New York City; 5319; 1195 (8 F. R. 4665); cash \$4,985.02; Treasury

of the United States.

Harriot Daly Sigray, New York City; 5320; 2909 (9 F. R. 742); certain contingent remainder interests created by will of Marcus Daly, Bankers Trust Co. and James W. Gerard, executors and trustees; settlor, trustees and

executors and trustees; settlor, trustees and claimant all of New York City.

Harriot Daly Sigray, Nw York City; 5321; 1793 (8 F. R. 10044); interest in a bequest of certain jewelry and household effects and one-fourth interest in residue under will of Margaret P. Daly, Executors James W. Gerard and H. Carroll Brown; testatrix of New York

and H. Carroll Brown; testatrix of New York City and Hamilton, Montana; Claimant and Executor Gerard of New York City; Executor Brown of Baltimore, Maryland. Executed at Washington, D. C., on November 19, 1946.

For the Attorney General.

[SEAL] DONALD C. COOK,

Acting Head,

Office of Alien Property.

[F. R. Doc. 46-20787; Filed, Nov. 22, 1946; 8:48 a.m.]

[Vesting Order 6707, Amdt.]

GRAF GEORG ZU LYNAR

In re: Mortgage participation certificate #26 in Series 101,578 issued to Graf Georg zu Lynar by Lawyers Mortgage Company. File No. F-28-12630; E. T. sec. 4777.

Vesting Order Number 6707, dated June 21, 1946, is hereby amended as follows and not otherwise:

By deleting the words "Graf Georg zu Lynar" wherever they appear in said vesting order, and substituting therefor the words "Grafin Jane zu Lynar".

All other provisions of said Vesting Order Number 6707 and all action taken on behalf of the Alien Property Custodian in reliance thereon, pursuant thereto and under authority thereof are hereby ratified and confirmed.

Executed at Washington, D. C. on September 18, 1946.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 46-20786; Filed, Nov. 22, 1946; 8:47 a. m.]

[Vesting Order 7406]

MARIA VON HOFFMANN ET AL.

In re: Bank accounts, stock and prior lien owned by Maria Von Hoffmann and others. F-28-1669-E-1, F-28-475-A-1, F-28-22275-E-1, F-28-22276-E-1, F-28-22279-E-1, and F-28-22280-E-1.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That each individual, whose name and last known address is set forth in Exhibit A, attached hereto and by reference made a part hereof, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as fol-

a. That certain debt or other obligation owing to each individual, whose name is set forth in Exhibit A, attached hereto and by reference made a part hereof, by Brown Brothers Harriman & Co., 59 Wall Street, New York, New York, arising out of the checking accounts, entitled in the manner set forth in the aforementioned Exhibit A and any and all rights to demand, enforce and collect the same.

b. 33 shares of \$10.00 par value class "A" common capital stock of American Cyanamid Company, 30 Rockefeller Plaza, New York, New York, a corporation organized under the laws of the

State of Maine, evidenced by certificates numbered NAO 912, NAO 913 and NAO 914, for 10 shares each, and NAO 915 for 3 shares, all registered in the name of Otto von Hoffmann, and presently in the custody of Brown Brothers Harriman & Co., 59 Wall Street, New York, New York, together with all declared and unpaid dividends thereon,

c. 567 shares of \$10.00 par value class "B" common capital stock of American Cyanamid Company, 30 Rockefeller Plaza, New York, New York, a corporation organized under the laws of the State of Maine, evidenced by the certificates listed below, registered in the names of the persons listed below in the amounts appearing opposite each name as follows:

| Registered owner | Certificate No. | Num- ber of shares |
|---|-----------------------|--------------------------|
| Angelika von Hoffman | PB 74170 PB 74168 | 100 100 |
| Maria von HoffmanOtto von Hoffman | PB 072062 | 73 |
| Renate von Hoffman Viktoria Senfft von Pilsach | PB 072061 PB 74167 | 94 100 |
| Christa von Wintzingerode | PB 74169 | 100 |

and presently in the custody of Brown Brothers Harriman & Co., 59 Wall Street, New York, New York, together with all declared and unpaid dividends thereon.

d. 156 shares of \$10.00 par value 5% cumulative preferred capital stock of American Cyanamid Company, 30 Rockefeller Plaza, New York, New York, a corporation organized under the laws of the State of Maine, evidenced by the certificates listed below, registered in the names of the persons listed below in the amounts appearing opposite each name as follows:

| Registered owner | Certificate No. | Num- ber of shares |
|--------------------------------|---|--------------------------|
| Angelika von Hoffman | | |
| Do | 25.05 20002 | 1 |
| Maria von Hoffman | PO 70485 | |
| _ Do | | 1 |
| Otto von Hoffman | CONTRACTOR OF THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER, THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER. | |
| Do | | 1 |
| Do Renate von Hoffman | | - 1 |
| Do | PO 48349 | |
| Do | | 1 |
| Viktoria Senfit von Pilsach Do | PO 48351 | 3 |
| Do | 16666 | 1 |
| Christa von Wintzingerode | PO 70489 PO 48351 | |
| Do | 16672 | 1 |

and presently in the custody of Brown Brothers Harriman & Co., 59 Wall Street, New York, New York, together with all declared and unpaid dividends thereon,

e. 33 shares of capital stock of Ferto Chemical Sales Co. Ltd., evidenced by certificate number 290, registered in the name of Albrecht von Hoffman, Potsdam, Molkester 8, Germany, and presently in the custody of Brown Brothers Harriman & Co., 59 Wall Street, New York, New York, together with all declared and unpaid dividends thereon.

f. That certain debt or other obligation owing to those individuals whose names are set forth in Exhibit A, attached hereto and by reference made a part hereof, by Brown Brothers Harriman & Co., 59 Wall Street, New York, New York, arising out of a checking account, entitled Estate of Albrecht von Hoffmann, and any and all rights to demand, enforce and collect the same, and

g. One (1) St. Louis—San Francisco Railway Company Prior Lien 4%, of \$500.00 face value, bearing the number Y7659, registered in the name of bearer, presently in the custody of Brown Brothers Harriman & Co., 59 Wall Street, New York, New York, together with all rights thereunder and thereto, is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on August 14, 1946.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

Name of Owner and Last Known Address and Title of Account

Maria Von Hoffmann, Adolf Hitlerplatz 39a, Guesten b/Bernberg (Anhalt), Germany; Preussische Staatsbank for the account of Maria Von Hoffmann.

Angelika Von Hoffmann, Moltkestr. 8, Potsdam, Germany; Preussische Staatsbank for the account of Angelika Von Hoffmann.

Otto Von Hoffmann, Moltkestr. 8, Potsdam, Germany; Preussische Staatsbank, Berlin, for the account of Otto Von Hoffmann.

Renate Von Hoffmann, Moltkestr. 8, Potsdam, Germany; Preussische Staatsbank, Berlin, for the account of Renate Von Hoffmann. Viktoria Senfft Von Pilsach, Dumroese, Stolp Land, Pommern, Germany; Preussische Staatsbank, Berlin, for the account of Viktoria Senfft Von Pilsach.

Christa Von Wintzingerode, Waldesruh 12, Dessau-Rosslau, Germany; Preussische Staatsbank, Berlin, for the account of Christa Von Wintzingerode.

[F. R. Doc. 46-20764; Filed, Nov. 22, 1946; 8:51 a. m.]

[Vesting Order 7471] MITSUZO TAMURA

In re: Stock owned by and debt owing to Mitsuzo Tamura.

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Mitsuzo Tamura, whose last known address is Sokaicho, Konohanaku, Osaka, Japan, is a resident of Japan and a national of a designated enemey country (Japan);

2. That the property described as follows:

a. 121¼ shares of \$1 par value common capital stock of Remington Rand Inc., 465 Washington Street, Buffalo, New York, a corporation organized under the laws of the State of Delaware, evidenced by certificates numbered 91047 for 100 shares, C0240324 for 21 shares, and SC19704 for 25/100ths of a share, registered in the name of Takeko Suga, and presently in the custody of City Bank Farmers Trust Company, 22 William Street, New York 15, New York, together with all declared and unpaid dividends thereon, and

b. That certain debt or other obligation owing to Mitsuzo Tamura, by City Bank Farmers Trust Company, 22 William Street, New York 15, New York, in the amount of \$42.35, as of July 5, 1946 (arising out of stock dividends, at the rate of \$0.35 per share, declared and paid July 1, 1946 on the aforementioned 121 shares of common capital stock of Remington Rand Inc.) less the 30% Non-Resident Alien Tax, together with all accruals thereto, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan):

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the inter-

est and for the benefit of the United States

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of

such actions.
The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on August 16, 1946.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 46-20765; Filed, Nov. 22, 1946; 8:51 a.m.]

[Vesting Order 7627]

JOHN J. KIMBLE

In re: Estate of John J. Kimble, deceased. File D-28-8187; E. T. sec. 9194. Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: Cash in the amount of \$2,102.85.

is property in the possession of the Alien Property Custodian;

That such property was held by Mary P. Shetenhelm, Executrix of the Estate of John J. Kimble and was property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which was evidence of ownership or control by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Child or children, names unknown, of Agnes Wagner, deceased, Germany,

Child or children, names unknown of Josepha (Scroll) Schroll, deceased, Germany. Ludwig Koempel, Germany.

John Joseph Koempel, Germany.

Leo Koempel, Germany. Maria Knetl, Germany. Child or children, names unknown, of Maria Knetl, Germany.

Kathrina Preissler, Germany.

Child or children, names unknown, of Kathrina Preissler, Germany. Margaretha Knetl, Germany. Child or children, names unknown, of Margaretha Knetl, Germany.

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany):

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

This vesting order is issued nunc pro tunc to confirm and ratify the vesting of the said property in the Alien Property Custodian by acceptance thereof on August 6, 1946, pursuant to the Trading

with the Enemy Act, as amended.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 18, 1946.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 46-20766; Filed, Nov. 22, 1946; 8:51 a.m.]

[Vesting Order 7629]

OTTO KUHL

In re: Trust under the Will of Otto Kuhl, deceased, File D-28-4356; E. T. sec. 14007

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Magdalene Kuhl, Wiebke Rose, Wilhelmini Holm, Johann Kuhl, Herman Kuhl, Heinrich Willy Kuehl, Heinrich Eduard Kuehl and Anna Helene Dedert, and each of them, in and to the trust estate of Otto Kuhl, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Magdalene Kuhl, Germany. Wiebke Rose, Germany. Wilhelmini Holm, Germany. Johann Kuhl, Germany. Herman Kuhl, Germany. Heinrich Willy Kuehl, Germany. Heinrich Eduard Kuehl, Germany. Anna Helene Dedert, Germany.

That such property is in the process of administration by Carl J. Muelhaupt, as Trustee, acting under the judicial supervision of the District Court of Polk County, Des Moines, Iowa.

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany)

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C. on September 18, 1946.

JAMES E. MARKHAM, [SEAL] Alien Property Custodian.

[F. R. Doc. 46-20767; Filed, Nov. 22, 1946; 8:51 a.m.]

[Vesting Order 7666]

MARGARETE HASELOFF

In re: Stock owned by and debt owing to Margarete Haseloff, also known as F-28-23012-A-1 Margarete Laukant. and F-28-23012-A-2.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Margarete Haseloff, also known as Margarete Laukant, whose last known address is Brusselerstrasse 35, Berlin N. 65, Germany, is a resident of Germany and a national of a designated enemy country (Germany):

2. That the property described as follows:

a. Fifty (50) shares of no par value capital stock of Southern Pacific Company, 65 Market Street, San Francisco, California, a corporation organized under the laws of the State of Kentucky, evi-denced by certificate number NC 789, registered in the name of Margarete Haseloff, and presently in the custody of Wood, Walker & Co., 63 Wall Street, New York, New York, together with all declared and unpaid dividends thereon, and

b. That certain debt or other obligation owing to Margarete Haseloff, also known as Margarete Laukant, by Rudolf Hauser, 1348 Willoughby Avenue, Brooklyn, New York, in the amount of \$437.50, as of December 31, 1945, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany)

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined

to take any one or all of such actions.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 19, 1946.

[SEAL] JAMES E. MARKHAM. Alien Property Custodian.

[F. R. Doc. 46-20768; Filed, Nov. 22, 1946; 8:51 a.m.]

> [Vesting Order 7676] KOSHI NAKATA

In re: Stock owned by Koshi Nakata. F-39-3183-D-1.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Koshi Nakata, whose last known address is 86 Hashimoto Cho, Sumiyoshi Ku, Osaka, Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows: Seventy-seven (77) shares of \$100 par value common capital stock of China American Tobacco Company, Rocky Mount, North Carolina, a corporation organized under the laws of the State of North Carolina, evidenced by certificates numbered 34, 35, 36, 37, 38, each for 10 shares, and certificates numbered 103 and 175, for 20 shares and 7 shares respectively, registered in the name of Koshi Nakata, together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 19, 1946.

[SEAL] JAMES E. MARKHAM. Alien Property Custodian.

[F. R. Doc. 46-20769; Filed, Nov. 22, 1946; 8:50 a.m.]

[Vesting Order 7681]

WILH RINGELSBACHER

In re: Stock owned by Wilh Ringelsbacher. D-28-5568-A-1.

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned after investigation, finding:

1. That Wilh Ringelsbacher, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany):

2. That the property described as follows:

a. Fifty (50) shares of \$100 par value class A capital stock of The Western Union Telegraph Company, 60 Hudson Street, New York, New York, a corporation organized under the laws of the State of New York, evidenced by certificate number A 08829, registered in the name of Henry Clews & Co., together with all declared and unpaid dividends thereon, and

b. That certain debt or other obligation owing to Wilh Ringelsbacher, by Henry Clews & Co., 9 Broadway, New York 4, New York, in the amount of \$325.99, as of December 31, 1945, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany):

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 19, 1946.

JAMES E. MARKHAM,

[SEAL] Alien Property Custodian. [F. R. Doc. 46-20770; Filed, Nov. 22, 1946;

8:50 a.m.]

[Vesting Order 7707]

KATIE KRAMER

In re: Estate of Katie Kramer, a/k/a Katherine Kramer, deceased. File No. D-28-9202: E. T. sec. 12025.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as fol-

lows:

All right, title, interest and claim of any kind or character whatsoever of Louise Nicklas, John Grunenbaum, Jacob Grunenbaum and Ludwig Grunenbaum, and each of them in and to the estate of Katie Kramer, also known as Katherine Kramer, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Louise Nicklas, Germany. John Grunenbaum, Germany. Jacob Grunenbaum, Germany. Ludwig Grunenbaum, Germany.

That such property is in the process of administration by Susanna Stephany, as Administratrix of the Estate of Katie Kramer, deceased, acting under the judicial supervision of the Surrogate's Court, Queens County, New York:

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany):

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The term "national" as used herein shall have the meaning prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 25, 1946.

[SEAL] JAN

James E. Markham, Alien Property Custodian.

[F. R. Doc. 46-20771; Filed, Nov. 22, 1946; 8:50 a.m.] [Vesting Order 7713]

FRED OBERACKER

In re: Estate of Fred Oberacker, deceased. File D-28-10563; E. T. sec. 14964.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of August Oberacker and Charles Oberacker, and each of them, in and to the Estate of Fred Oberacker, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

August Oberacker, Germany. Charles Oberacker, Germany.

That such property is in the process of administration by Ben H. Brown, as Administrator, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Los Angeles,

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The term "national" as used herein shall have the meaning prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 25, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-20772; Filed, Nov. 22, 1946; 8:50 a.m.]

[Vesting Order 7720]

JOSEPH UNGER

In re: Estate of Joseph Unger, deceased. File D-28-10287; E. T. sec. 14654.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Karl Unger and Martin Unger, and each of them, in and to the Estate of Joseph Unger, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Karl Unger, Germany. Martin Unger, Germany.

That such property is in the process of administration by Aaron Turner, as Executor of the Estate of Joseph Unger, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Alameda;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The term "national" as used herein shall have the meaning prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 25, 1946.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 46-20773; Filed, Nov. 22, 1946; 8:50 a.m.]

[Vesting Order 7726] BARBARA ZIMMER

In re: Estate of Barbara Zimmer, deceased. File D-28-8272; E. T. sec. 9435.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Joseph Kniele in and to the Estate of Barbara Zimmer, deceased, is property payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address

Joseph Kniele, Germany.

That such property is in the process of administration by Antonia Ferschl, as Executrix, acting under the judicial supervision of the County Court of Milwaukee County, Wisconsin, in Probate.

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany):

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 25, 1946.

[SEAL]

JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 46-20774; Filed, Nov. 22, 1946; 8:50 a.m.]

[Vesting Order 7762]
ADOLPH R. GRAUE

In re: Trust under the will of Adolph R. Graue, File D-28-10622; E. T. sec. 15057.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Dorothea Henriette von Groning Kloster-Kemper and Stephan Albert Heinrich von Groning, and each of them, in and to the trust under the will of Adolph R. Graue, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Dorothea Henriette von Groning Kloster-Kemper, Germany.

Stephan Albert Heinrich von Groning, Germany.

That such property is in the process of administration by Safe Deposit and Trust Company of Baltimore, as trustee, acting under the judicial supervision of the Circuit Court No. 2 of Baltimore City, Maryland:

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The term "national" as used herein shall have the meaning prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 30, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-20775; Filed, Nov. 22, 1946; 8:49 a.m.]

[Vesting Order 7763]
JUSTUS E. W. GRAUE

In re: Trusts u/w Justus E. W. Graue, File D-28-10623; E. T. sec. 15058.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Dorothea Henriette von Groning Kloster-Kemper and Stephan Albert Heinrich von Groning, and each of them, in and to the trusts under the will of Justus E. W. Graue, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Dorothea Henriette von Groning Kloster-Kemper, Germany.

Stephan Albert Helnrich von Groning, Germany.

That such property is in the process of administration by Safe Deposit and Trust Company of Baltimore, as Trustee, acting under the judicial supervision of the Circuit Court No. 2 of Baltimore City, Maryland;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The term "national" as used herein shall have the meaning prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 30, 1946.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 46-20776; Filed, Nov. 22, 1946; 8:49 a. m.]

[Vesting Order 7764] MAURICE HERTZ

In re: Maurice Hertz, deceased, File D-28-4329; E. T. sec. 15002.

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Max Herz, Kurt Herz, Alise Polke, Herman Fraenkel, Siegfried Fraenkel, Vally Behr, Sally Herz and Joseph Herz, and each of them, in and to the Estate of Maurice Hertz, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely, Nationals and Last Known Address

Max Herz, Germany. Kurt Herz, Germany Alise Polke, Germany. Herman Fraenkel, Germany. Siegfried Fraenkel, Germany. Vally Behr, Germany. Sally Herz, Germany Joseph Herz, Germany.

That such property is in the process of administration by Wm. Weiser, as Exec-utor, acting under the judicial supervision of the County Court of Mesa County, Colorado.

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The term "national" as used herein shall have the meaning prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 30, 1946.

[SEAL] JAMES E. MARKHAM. Alien Property Custodian.

[F. R. Doc. 46-20777; Filed, Nov. 22, 1946; 8:49 a. m.]

[Vesting Order 7765]

MARGARETHA E. KIMMERLE

In re: Estate of Margaretha E. Kimmerle, deceased. File No. D-28-10271; E. T. sec. 14628.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Tekla Stroh, Maria Schueler, Julia Schaefer, and Augusta Dambman Schlumberger, and each of them, in and to the estate of Margaretha E. Kimmerle, deceased,

is property payable or deliverable to or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Tekla Stroh, Germany. Maria Schueler, Germany. Julia Schaefer, Germany. Augusta Dambman Schlumberger, Germany.

That such property is in the process of administration by Maria Minder, as Executrix of the estate of Margaretha E. Kimmerle, deceased, acting under the judicial supervision of the Essex County Orphans' Court, Newark, New Jersey;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The term "national" as used herein

shall have the meaning prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 30, 1946.

JAMES E. MARKHAM. [SEAL] Alien Property Custodian.

[F. R. Doc. 46-20778; Filed, Nov. 22, 1946; 8:49 a. m.]

[Vesting Order 7767]

HENRY MEYER

In re: Estate of Henry Meyer, deceased. File D-28-10490; E. T. sec.

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Friedrich Meyer, Maria Ahlers, Doris Wendt, Grete Footkamp, Brother, name unknown, of Henry Meyer, deceased, Sister, name unknown, of Henry Meyer, deceased.

Nationals and Last Known Address

Friedrich Meyer, Germany. Maria Ahlers, Germany. Doris Wendt, Germany.

Grete Footkamp, Germany.

Brother, name unknown, of Henry Meyer, deceased, Germany.

Sister, name unknown, of Henry Meyer,

deceased, Germany.

That such property is in the process of administration by Herman Tietge, as Administrator, acting under the judicial supervision of the Superior Court of the State of Washington, for the County of Grays Harbor,

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The term "national" as used herein shall have the meaning prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C. on September 30, 1946.

[SEAL] JAMES E. MARKHAM. Alien Property Custodian.

[F. R. Doc. 46-20779; Filed, Nov. 22, 1946; 8:49 a. m.]

[Vesting Order 7770]

BERTHOLD RUHE

In re: Estate of Berthold Ruhe, deceased. File F-28-15102; E. T. sec. 4769.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Hans Ruhe, Therese Ecke, Willy Ecke, George Ecke, Hans Ecke, Greta Ecke and Berta Ruhe, and each of them, in and to the Estate of Berthold Ruhe, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Hans Ruhe, Germany. Therese Ecke, Germany.

No. 229 4

Willy Ecke, Germany. George Ecke, Germany. Hans Ecke, Germany. Greta Ecke, Germany. Berta Ruhe, Germany.

That such property is in the process of administration by The San Francisco Bank, as Executor, acting under the judicial supervision of the Superior Court of the State of California, in and for the City and County of San Francisco,

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany):

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The term "national" as used herein shall have the meaning prescribed in Section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 30, 1946.

[SEAL] JAMES E. MARKHAM, Allen Property Custodian.

[F. R. Doc. 46-20780; Filed, Nov. 22, 1946; 8:49 a, m.]

[Vesting Order 7771]
KIKUZO SONODA

In re: Estate of Kikuzo Sonoda. File D-39-18722; E. T. sec. 15206.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned,

after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Suyeko Sonoda and Sister of Kikuzo Sonoda, deceased, name unknown, and each of them, in and to the Estate of Kikuzo Sonoda, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Japan, namely,

Nationals and Last Known Address

Suyeko Sonoda, Japan. Sister of Kikuzo Sonoda, deceased, name unknown, Japan. That such property is in the process of administration by John Garibaldi, as Administrator, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Sacramento.

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, (Japan):

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination—of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The term "national" as used herein shall have the meaning prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 30, 1946.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 46-20781; Filed, Nov. 22, 1946; 8:47 a. m.]

[Vesting Order 7795]

GERTRUDE WEIDINGER

In re: Estate of Gertrude Weidinger, deceased. File D-28-10707; E. T. sec. 15063.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Josepha Neumayer, Anna Neumayer and Leopoldina Neumayer, and each of them, in and to the Estate of Gertrude Weidinger, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Josepha Neumayer, Germany. Anna Neumayer, Germany. Leopoldina Neumayer, Germany.

That such property is in the process of administration by Charles McDonnell as Executor, acting under the judicial supervision of the District Court of the Sixth Judicial District of the State of Montana, in and for the County of Sweet Grass.

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany):

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The term "national" as used herein shall have the meaning prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 3, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-20782; Filed, Nov. 22, 1946; 8:47 a. m.]

[Vesting Order 7798]

MARIE THEIL

In re: Estate of Marie Theil, also known as Mari Theil, deceased. File D-57-418; E. T. sec. 14179.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Timmi (Tinni) Theil, Johanna Theil, Marie Theil Mudrunek and the legal heirs, names unknown, of Timmi (Tinni) Theil, Johanna Theil and Marie Theil Mudrunek, and each of them, in and to the Estate of Marie Theil, also known as Mari Theil, deceased.

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Rumania, namely,

Nationals and Last Known Address

Timmi (Tinni) Theil, Rumania.
Johanna Theil, Rumania.
Marie Theil Mudrunek, Rumania.
Legal heirs, names unknown, of Timmi (Tinni) Theil, Johanna Theil and Marie Theil Mudrunek, Rumania.

That such property is in the process of administration by the Reverend John Foisel, as Executor, acting under the judicial supervision of the Probate Court of Cuyahoga County, Ohio,

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country. (Rumania):

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 7, 1946.

[SEAL]

JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 46-20783; Filed, Nov. 22, 1946; 8:47 a. m.]

[Vesting Order 7860] FRITZ TYSARZIK

In re: Estate of Fritz Tysarzik, deceased, File No. D-28-9740; E. T. sec. 13657.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Leopold Tysarzik in and to the estate of Fritz Tysarzik, deceased,

is property payable or deliverable to, or claimed by a national of a designated enemy country, Germany, namely,

National and Last Known Address

Leopold Tysarzik, Germany.

That such property is in the process of administration by the County Treasurer of Monroe County, as Depositary, acting under the judicial supervision of the Surrogate's Court of Monroe County, New York;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 14, 1946.

[SEAL]

James E. Markham, Alien Property Custodian.

[F. R. Doc. 46-20784; Filed, Nov. 22, 1946; 8:47 a.m.]

[Vesting Order 7861] LOUIS UTHES

In re: Estate of Louis Uthes, deceased, File No. D-66-2033; E. T. sec. No. 11894.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Annie Uthes, in and to the estate of Louis Uthes, deceased,

is property payable or deliverable to, or claimed by a national of a designated enemy country, Germany, namely,

National and Last Known Address

Annie Uthes, Germany,

That such property is in the process of administration by Dominick V. Daniels, as Administrator of the estate of Louis Uthes, deceased, acting under the judicial supervision of the Hudson County Orphans' Court, Jersey City, New Jersey;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated.

sold or otherwise dealt with in the interest and for the benefit of the United

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 14, 1946.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 46-20785; Flied, Nov. 22, 1946; 8:47 a.m.]

DEPARTMENT OF AGRICULTURE.

Production and Marketing Administration.

FARMERS SALE CO. STOCKYARDS

NOTICE OF CHANGE IN NAME OF POSTED STOCKYARDS

It has been ascertained that the Farmers Sale Company stockyards, Winchester, Kentucky, posted on February 27, 1931, as coming within the jurisdiction of the Packers and Stockyards Act, 1921, as amended, is now owned and operated by John W. Hodgkin, Richard F. Caywood, W. G. McClintock, and James C. McClintock, doing business as the Winchester Stock Yards. Therefore, the posted name of the stockyard is changed to Winchester Stock Yards, and notice of such fact is given to its owner and to the public by filing notice with the Division of the Federal Register.

(7 U.S.C., 181 et seq.)

Done at Washington, D. C., this 20th day of November 1946.

[SEAL] H. E. REED,
Director, Livestock Branch, Production and Marketing Administration.

[F. R. Doc, 46-20759; Filed, Nov. 22, 1946; 8:49 a. m.]

NORTH PLATTE VALLEY LIVESTOCK COMMISSION Co.

NOTICE RELATIVE TO POSTED STOCKYARDS

It has been ascertained that the North Platte Valley Livestock Commission Company, Scottsbluff, Nebraska, originally posted as the Lane Livestock Commission Company on August 31, 1936, as coming within the jurisdiction of the Packers and Stockyards Act, 1921, as amended, no longer comes within the definition of a stockyard under the act. Therefore, notice of such fact is given to

the owner of such stockyard and to the public by filing notice with the Division of the Federal Register.

Note: Notice of proposed rule-making has not preceded the promulgation of the fore-going order since it is found that so doing would prevent the due and timely admin-istration of the Packers and Stockyards Act and would, therefore, be impracticable. There is no legal warrant or justification for not deposting promptly a stockyard which no longer comes within the definition of a stockyard contained in the Packers and Stockyards Act.

The foregoing rule is in the nature of a rule granting an exemption or relieving a restriction and, therefore, is made effective immediately.

(7 U.S.C., 181 et seq.)

Done at Washington, D. C., this 20th day of November 1946.

H. E. REED. Director, Livestock Branch, Production and Marketing Administration.

[F. R. Doc. 46-20758; Filed, Nov. 22, 1946; 8:49 a. m.]

BUCYRUS UNION STOCKYARDS

NOTICE RELATIVE TO POSTED STOCKYARDS

It has been ascertained that the Bucyrus Livestock Commission Co. stock-yards, Bucyrus, Ohio, posted March 9, 1937, as coming within the jurisdiction of the Packers and Stockyards Act, 1921, as amended, is now owned and operated by the Producers Livestock Cooperative Association, and that the name of the yard is now Bucyrus Union Stockyards. Therefore, the posted name of the stockyard is changed to Bucyrus Union Stockyards, and notice of such fact is given to its owner and to the public by filing notice with the Division of the Federal Register.

(7 U.S. C. 181 et seq.)

Done at Washington, D. C., this 17th day of October 1946.

H. E. REED. [SEAL] Director, Livestock Branch, Production and Marketing Administration.

[F. R. Doc. 46-20680; Filed, Nov. 21, 1946; 8:53 a. m.]

OWEN BROS. STOCKYARDS

NOTICE RELATIVE TO POSTED STOCKYARDS

It has been ascertained that the Owen Bros. Horse & Mule Commission Co., Texarkana, Texas, posted on May 24, 1937, as coming within the jurisdiction of the Packers and Stockyards Act, 1921, as amended, is now operated by Has Owen, Dale Owen, and Winfred Owen, doing business as Owen Bros, Stockyards, and the name of the yard is now Owen Bros. Stockyards. Therefore, the posted name of the stockyards is changed to Owen Bros. Stockyards, and notice of this fact is given to its owner and to the public by filing notice with the Division of the Federal Register.

(7 U. S. C. 181 et seq.)

Done at Washington, D. C., this 10th day of October 1946.

H. E. REED. [SEAT.] Director, Livestock Branch, Pro-duction and Marketing Administration.

[F. R. Doc. 46-20681; Filed, Nov. 21, 1946; 8:53 a. m.]

Rural Electrification Administration.

[Administrative Order 1166]

ALLOCATION OF FUNDS FOR LOANS

OCTOBER 31, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

| Project designation: | Amount |
|-------------------------------|-----------|
| Arkansas 11H Jackson | \$196,000 |
| Georgia, 91M Laurens | 185,000 |
| Missouri 48K Newton | 477,000 |
| Oregon 24B Tillamook District | |
| Public | 95,000 |

WILLIAM J. NEAL, SEAL Acting Administrator.

[F. R. Doc. 46-20745; Filed, Nov. 22, 1946; 8:46 a. m.]

[Administrative Order 1167]

ALLOCATION OF FUNDS FOR LOANS

OCTOBER 31, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums author-ized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

| Project designation: | Amount |
|------------------------|----------|
| Georgia 81K Towns | \$68,000 |
| Illinois 23L Sangamon | 160,000 |
| Kansas 32R Reno | 23,500 |
| Minnesota 72F Renville | 325,000 |
| Missouri 50M Lafayette | 303,000 |
| Missouri 69B Barry | 110,000 |
| Washington 37K Lincoln | 87,000 |

WILLIAM J. NEAL. [SEAL] Acting Administrator.

[F. R. Doc. 46-20746; Filed, Nov. 22, 1946; 8:46 a. m.]

[Administrative Order 1168]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 1, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

| Project designation: | Amount |
|-----------------------|-----------|
| Kansas 19E Butler | \$342,000 |
| Missouri 24P Callaway | 65,000 |
| Missouri 45G Osage | 373,000 |
| Ohio 1T Miami | 240,000 |

[SEAL]

CLAUDE R. WICKARD. Administrator.

[F. R. Doc. 46-20747; Filed, Nov. 22, 1946; 8:46 a. m.]

[Administrative Order 1169]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 4, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

| Project designation: | Amount |
|---------------------------|-----------|
| Nebraska 87B Webster | \$760,000 |
| South Carolina 38H Oconee | 724,000 |
| Texas 71E Clay | 240,000 |
| Texas 96P Victoria | 100,000 |

[SEAL]

CLAUDE R. WICKARD, Administrator.

F. R. Doc. 46-20748; Filed. Nov. 22, 1946; 8:46 a. m.]

CIVIL AERONAUTICS BOARD.

[Docket No. 24231

PAN AMERICAN AIRWAYS, INC., AND PAN AMERICAN-GRACE AIRWAYS, INC.

NOTICE OF ORAL ARGUMENT

In the matter of an agreement between Pan American Airways, Inc., and Pan American-Grace Airways, Inc., dated July 30, 1946, under the Civil Aeronautics Act of 1938, as amended.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, that oral argument in the above proceeding is assigned to be held on December 4, 1946, 10 a. m., eastern standard time, in Room 5042 Commerce Bldg., 14th St. and Constitution Ave., N. W., Washington, D. C., before the Board.

Dated Washington, D. C., November 19, 1946.

By the Civil Aeronautics Board.

[SEAL]

M. C. MULLIGAN, Secretary.

[F. R. Doc. 46-20750; Filed, Nov. 22, 1946; 8:52 a. m.]

CIVILIAN PRODUCTION ADMINIS-TRATION.

[C-456]

GREAT NORTHERN BATTERY CO.

CONSENT ORDER

Great Northern Battery Company, a corporation, 130 West Pittsburgh Avenue, Milwaukee, Wisconsin, is engaged in the manufacture of replacement storage batteries of the automotive SLI type. It is charged with having during the fourth quarter of 1945 and the first quarter of 1946 used or caused to be used in the manufacture of such batteries 110,646 pounds of lead in excess of its quota as established by General Preference Order M-38 and with having failed to keep adequate and complete records as required Great by Priorities Regulation No. 1. Northern Battery Company has admitted such excess usage and such failure to keep adequate and complete records and consented to the issuance of this order.

Wherefore, upon the agreement and consent of Great Northern Battery Company, the Regional Compliance Director and the Regional Attorney and upon the approval of the Compliance Commissioner, It is hereby ordered, That:

(a) The amount of lead used for civilian automotive SLI type storage batteries for replacement purposes by Great Northern Battery Company during the year 1944 is hereby determined and es-

tablished at 415,560 pounds.

(b) During the fourth quarter of 1946 and the first and second quarters of 1947, Great Northern Battery Company shall use in the manufacture of automotive SLI type storage batteries for replacement purposes 36,882 pounds of lead less than it would otherwise be entitled to use in each of these quarters under the provisions of General Preference Order M-38.

(c) Unless Great Northern Battery Company shall have set up an accurate and complete system for keeping records of its inventories and use of lead by December 31, 1946, it shall not thereafter use any lead until such time as it shall have done so and submitted satisfactory evidence thereof to the Civilian Production Administration.

(d) Nothing contained in this order shall be deemed to relieve Great Northern Battery Company from any other order or regulation of the Civilian Production Administration except insofar as the same may be inconsistent with the

provisions hereof.

(e) The restrictions and prohibitions contained herein shall apply to Great Northern Battery Company, its successors and assigns or persons acting on its behalf. Prohibitions against the taking of any action include the taking indirectly as well as directly of any such action.

Issued this 22d day of November 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-20863; Filed, Nov. 22, 1946; 11:32 a, m.]

FEDERAL POWER COMMISSION.

[Docket No. IT-6016] CONSERVATION OF COAL

RECOMMENDATION FOR MAXIMUM COORDINA-TION OF ELECTRIC FACILITIES

NOVEMBER 22, 1946.

A critical shortage of coal due to virtual cessation of coal mining threatens in many parts of the country to reduce electricity supplies beyond the levels necessary to provide for essential power requirements.

As an aid in alleviating this critical situation and to save coal, it is essential that the electric utilities coordinate their operations by all possible means, including interconnections or otherwise,

so as to effect a minimum consumption of coal.

Wherefore, the Commission finds and determines that:

(1) An emergency within the meaning of section 202 of the Federal Power Act exists in the production of electrical energy in the United States due to the virtual cessation of coal mining.

(2) Coordination of operations between various electric utility systems, by means of interconnections and otherwise, to take fullest advantage of available hydroelectric sources and fuel sources other than coal, will make possible the conservation of existing stocks of coal.

(3) The use of interconnections for the purpose of alleviating the critical coal situation during the present emergency in accordance herewith shall not affect the jurisdictional status of electric utilities under the Federal Power Act.

(4) This finding and determination is expressly limited to the use of interconnections for the relief of the emergency resulting from the depletion of coal stocks, and any and all exemption provided hereby shall terminate 30 days following the cessation of the present emergency as determined by the Commission.

(5) Utilities making or operating interconnections for purposes of this emergency and in compliance herewith shall report to the Commission bi-weekly the amounts of electrical energy received and transmitted in each direction during the preceding period through such interconnections; and

The Commission accordingly recommends to all publicity and privatelyowned electric utilities that, to the extent that such action will assist in meeting

the present emergency:

Electric utilities interconnect and coordinate their operations to the extent necessary to assure the maximum conservation of fuel supplies in areas threatened with shortages in the present emergency.

Date of issuance: November 22, 1946. By the Commission.

[SEAL] L

LEON M. FUQUAY, Secretary.

[F. R. Doc. 46-20870; Filed, Nov. 22, 1946; 1:33 p. m.]

FEDERAL TRADE COMMISSION.

[Docket No. 5276]

WAX BROS. & ROSENBERG DRESS CO., INC.
ORDER APPOINTING TRIAL EXAMINER AND
FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 19th day of November A. D. 1946.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That W. W. Sheppard, a trial examiner of this Commission, be

and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law:

It is further ordered, That the taking of testimony and the receipt of evidence in this proceeding begin on Thursday, December 12, 1946, at ten o'clock in the forenoon of that day (Eastern Standard Time), in Room 505, 45 Broadway, New York, New York.

Upon the completion of the taking of testimony and the receipt of evidence in support of the allegations of the complaint, the trial examiner is directed to proceed immediately to take testimony and receive evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of fact; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 46-20754; Filed, Nov. 22, 1946; 8:45 a. m.]

[Docket No. 5426]

M. B. WATERMAN & CO. ET AL.

ORDER APPOINTING TRIAL EXAMINER AND FIX-ING TIME AND PLACE FOR TAKING TESTI-MONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 18th day of November A. D. 1946.

In the matter of M. B. Waterman & Company, a corporation, Max B. Waterman, Dorothea Waterman, Julius W. Kohn, individually and as officers of M. B. Waterman & Company, and trading as M. B. Waterman & Company, not Inc., The Religious House, Glowlight Company, Pardon Cross Company, Bernard's of California, Natures's Wonder, Glo-Sheen Flowers and Glo-Sheen's Flowers Company.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Com-

mission,

It is ordered, That John W. Addison, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence in this proceeding begin on Monday, December 2, 1946, at ten o'clock in the forenoon of that day (Central Standard Time), in Room 1123, New Post Office Building, Chicago, Illinois.

Upon the completion of taking of testimony and receipt of evidence in support of the complaint, the trial examiner is directed to proceed immediately to take testimony and receive evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of fact; conclusions of law; and

recommendation for appropriate action by the Commission.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 46-20755; Filed, Nov. 22, 1946; 8:45 a. m.]

[Docket No. 5452]

FRIEDMAN-KLEIN SALES CO., AND WESTERN NOVELTY CO.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 18th day of November A. D. 1946.

In the matter of Jack Klein and Martin D. Friedman, trading as Friedman-Klein Sales Company, and West-

ern Novelty Co.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That John W. Addison, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law:

It is further ordered, That the taking of testimony and the receipt of evidence in this proceeding begin on Tuesday, December 3, 1946, at ten o'clock in the forenoon of that day (Central Standard Time), in Room 527, United States Court House, Kansas City, Missouri.

Upon the completion of the taking of testimony and the receipt of evidence in support of the complaint, the trial examiner is directed to proceed immediately to take testimony and receive evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of fact; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 46-20756; Filed, Nov. 22, 1946; 8:46 a. m.]

UNITED STATES MARITIME COMMIS-SION.

"AFRICAN REEFER"

DEPOSIT OF JUST COMPENSATION

Notice is hereby given that on September 30, 1946 the United States Maritime Commission, acting pursuant to the act of June 6, 1941, Public Law 101-77th Congress (55 Stat. 242), as amended, particularly by section 3 (a) of the Act of March 24, 1943, Public Law 17—78th Congress (57 Stat. 45), deposited with the Treasurer of the United States the sum of \$461,264.74 as just compensation

for the use of the vessel "African Reef-er," of Danish registry, which was requisitioned at New York, New York, pursuant to the said Act of June 6, 1941, as amended, on September 5, 1941. In accordance with the said section 3 (a) of the act of March 24, 1943, the holder of any valid claim by way of mortgage or maritime lien or attachment lien upon the said vessel, or of any stipulation therefor in a court of the United States. or of any State, subsisting at the time of such requisition may commence within six months after publication of this notice in the FEDERAL REGISTER and maintain in the United States district court from whose custody such vessel was taken or in whose territorial jurisdiction the vessel was lying at the time of requisitioning, a suit in admiralty according to the principles of libels in rem against the fund so deposited, which suit shall proceed and be heard and determined according to the principles of law and to the rules of practice obtaining in like cases between private parties. Such suit shall be commenced in the manner provided by section 2 of the Suits in Admiralty Act and service of process shall be made in the manner therein provided by service upon the United States attorney and by mailing by registered mail to the Attorney General and the United States Maritime Commission and due notice shall under order of the court be given to all interested persons, and any decree shall be subject to appeal and revision as now provided in other cases of admiralty and maritime jurisdiction. Any decree in any such suit shall be paid out of this and any subsequent deposit of just compensation.

By order of the United States Maritime Commission.

[SEAL]

R. L. McDonald. Assistant Secretary.

NOVEMBER 20, 1946.

[F. R. Doc. 46-20792; Filed, Nov. 22, 1946; 8:45 a. m.]

"MASTODON"

DETERMINATION OF VESSEL OWNERSHIP

Notice of determination by War Shipping Administrator, pursuant to section 3 (b) of the act approved March 24, 1943 (Public Law 17-78th Congress)

Whereas on September 25, 1942, title to the vessel "Mastodon" (163962) (including all spare parts, appurtenances and equipment) was requisitioned pursuant to section 902 of the Merchant Marine Act, 1936, as amended; and

Whereas section 3 (b) of the act approved March 24, 1943 (Public Law 17-78th Congress), provides in part as follows:

(b) The Administrator, War Shipping Administration, may determine at any prior to the payment in full or deposit in full with the Treasurer of the United States. or the payment or deposit of 75 per centum, of just compensation therefor, that the ownership of any vessel (the title to which has been requisitioned pursuant to section 902 of the Merchant Marine Act, 1936, as amended, or the act of June 6, 1941 (Pub. Law 101, 77th Congress)), is not required by the United States and after such determination has been made and notice thereof has been published in the Federal Register, the use rather than the title to such vessel shall be deemed to have been requisitioned for all purposes as of the date of the original taking: Provided however, That no such determination shall be made with respect to any vessel after the date of delivery of such vessel pursuant to title requisition except with the consent of the owner.

and whereas no portion of just compensation for the said vessel has been paid or deposited with the Treasurer of the United States; and

Whereas the ownership of the said vessel, spare parts, appurtenances and equipment is not required by the United States; and

Whereas the former owner of the vessel has consented to this determination and to the return of the vessel and the conversion of the requisition of title therein to a requisition of use thereof in accordance with the above-quoted pro-

vision of law; Now therefore, I, Granville Conway, Administrator, War Shipping Administration, acting pursuant to the abovequoted provisions of law, do hereby determine that the ownership of said vessel, spare parts, appurtenances and equipment is not required by the United States, and that, from and after the date of publication hereof in the FEDERAL REGISTER, the use rather than title thereto shall be deemed to have been requisitioned, for all purposes, as of the date of the original taking.

> GRANVILLE CONWAY. Administrator.

Dated: July 15, 1946.

[F. R. Doc. 46-20791; Filed, Nov. 22, 1946; 8:45 a. m.]

SECURITIES AND EXCHANGE COM-MISSION.

[File No. 70-1390]

FRONTIER POWER CO. AND T. G. WHITE & Co., INC.

NOTICE OF FILING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 18th day of November A. D. 1946.

Notice is hereby given that a joint application-declaration has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 ("Act") by J. G. White & Company, Inc. ("White"), an exempt holding company, and its public utility subsidiary, Frontier Power Company (formerly The Trinidad Electric Transmission, Railway and Gas Company and hereinafter referred to as 'Frontier").

The Commission, by order of December 26, 1945, approved the sale by Federal Light & Traction Company, a registered holding company, of the entire outstand-

¹ White is primarily engaged in the investment banking business but has interests in foreign public utility companies. White has been granted an exemption as a holding company, pursuant to section 3 (a) (5) of the act, with respect to these foreign companies. See Holding Company Act Release No. 6332.

ing capital stock of Frontier, consisting of 20,000 shares of common stock, \$100 par value, and the acquisition of such stock by White and certain other persons. In connection with the approval of this acquisition, the application of White on behalf of itself and its subsidiaries as such for exemption pursuant to section 3 (a) (4) of the act was granted for a period of twelve months except that White and its subsidiaries as such were not exempted from sections 6, 7, 9, 10, 12 (b), 12 (c) and 12 (f) of the act insofar as these sections concern Frontier. The application-declaration states that the proposed transactions are in preparation for a public offering of Frontier's common stock which will include all shares held by White.

Applicants-declarants have designated sections 6 (a), 7, 9 (a), 10, 12 (b), 12 (c) and 12 (f) of the act as applicable to the proposed transactions.

Notice is further given that any interested person may, not later than December 2, 1946, at 5:30 p. m., e. s. t., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request, the nature of his interest and the issues of fact or law raised by said joint application-déclaration which he desires to controvert, or may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pa. At any time after December 2, 1946, said joint application-declaration, as filed or as amended, may be granted and permitted to become effective as provided in Rule U-23 of the rules and regulations promulgated under the act, or the Commission may exempt such transactions as provided in Rule U-20 (a) and Rule U-100 thereof.

All interested persons are referred to said joint application-declaration which is on file in the offices of this Commission for a statement of the transactions therein proposed, which are summarized as follows:

Frontier, a Colorado corporation, proposes to change its present authorized capital stock, consisting of 20,000 shares of common stock of the par value of \$100 per share, all of which is outstanding, to 140,000 shares of common stock of the par value of \$5 per share, and to issue such new stock to its present common stockholders, on a pro rata basis, in exchange for the 20,000 shares of \$100 par value common stock outstanding. The difference between the aggregate par amount of common stock of Frontier (\$2,000,000) and the proposed aggregate par amount of common stock (\$700,000) amounting to \$1,300,000, will be credited to capital surplus. Frontier also proposes to issue to White its note in the amount of \$207,000, bearing interest at the rate of 21/2% per annum, in exchange for its presently outstanding note of like amount held by White which matured on September 30, 1946. The new note is to be payable at the rate of \$20,000 per annum with a final installment of \$127 .-000 due at the end of five years from the date of such new note.

White, as the owner of 13,333 shares of Frontier's common stock, \$100 par value per share will receive 93,331 shares of Frontier's new common stock.

Frontier states that the proposed issue and exchange of securities is subject to approval by the New Mexico Public Service Commission and that when such approval is obtained, a copy thereof will be filed by amendment to its application-declaration.

Applicants-declarants request that the Commission's order with respect to the transactions proposed herein become effective immediately upon issuance thereof

By the Commission.

[SEAL] ORVAL L. DuBois, Secretary.

[F. R. Doc. 46-20734; Filed, Nov. 22, 1946; 8:52 a. m.]

OFFICE OF PRICE ADMINISTRATION.

Regional and District Office Orders.

[Jackson Order G-1 Under SO 118 Under MPR 64]

HOLLY SPRINGS STONEWARE CO.
ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Jackson District Director, Region IV, Office of Price Administration, by section 8 of the Supplementary Order 118 and Second Revised Regional Delegation Order No. 83, It is hereby ordered:

(a) That on and after the effective date of this order, the Southern Charcoal Company of Memphis, Tennessee, and all resellers of the No. 3 model galvanized jacketed clay charcoal furnaces manufactured by the Holly Springs Stoneware Company of Holly Springs, Mississippi, are permitted to compute their maximum prices for this commodity by adding to their legal net delivered cost the percentage mark-up in effect March 31, 1946, Provided, That in no event this mark-up exceeds 11% of said cost.

(b) That all sellers under this order, except on sales to the ultimate consumer, shall be required to include with their first invoice covering sale of this commodity at the adjusted price, a statement to the effect that the reseller, by virtue of the provisions of this order, may add to his present legal net delivered cost of said commodity the percentage mark-up in effect March 31, 1946, provided that in no event this mark-up exceeds 11% of said cost.

Except as otherwise provided herein, all transactions subject to this order shall remain subject to the provisions of Supplementary Order 118 and Maximum Price Regulation No. 64, together with all amendments which heretofore have been, or hereafter may be, issued.

This order may be revoked, corrected or amended by the Office of Price Administration at any time.

A copy of this order has been filed today with this office, where it is open to inspection by the public at any time. This order shall become effective November 2, 1946.

Issued this 31st day of October 1946.

WILLIAM E. HOLCOMB, District Director.

Opinion Accompanying Order No. G-1 Under Section 7 of Supplementary Order No. 118 Under MPR 64

Order No. G-1 under section 7 of Supplementary Order No. 118 is issued simultaneously herewith by the Jackson District Office of the Office of Price Administration. This order establishes resale prices on the No. 3 model galvanized jacketed clay charcoal furnaces manufactured by the Holly Springs Stoneware Company of Holly Springs, Mississippi.

Charcoal furnaces are widely used in rural areas of the South for cooking, heating water, ironing, canning, and many other domestic, household, farm uses. One of the principal distributors of these furnaces is the Southern Charcoal Company, Box 156, Hollywood Station, Memphis, Tennessee. Prior to the war period, this company purchased furnaces from potteries located near Austin, Texas, Mobile, Alabama, New Orleans, Louisiana, and from the Holly Springs Stoneware Company of Holly Springs, Mississippi. According to information made available to this office, a serious local shortage of such furnaces exists in the area served by the Southern Charcoal Company, because of the fact that all of these manufacturers have been out of production for several years. It appears that two of them have discontinued business permanently, and that one has been burned and will not be rebuilt for some time. It further appears that this commodity is one which may be properly considered for price adjustment under section 7 of SO 118.

The Holly Springs Stoneware Company has been granted an increase in the maximum prices of the furnaces it produces, but the Southern Charcoal Company, which buys most of the furnaces produced by the Holly Springs Stoneware Company, has not been permitted to increase its prices, nor have appropriate increases been granted in the prices of subsequent wholesalers and retailers through whom these furnaces are disributed. Further investigation reveals that jobbers and retailers have normally added a gross margin of 10¢ to their net delivered cost in the sale of this commodity, or an average percentage mark-up not exceeding 11% of said cost as of March 31, 1946.

The purpose of this order is to permit Southern Charcoal Company and subsequent wholesalers and retailers to increase their prices for this commodity by adding to their legal net delivered cost the percentage mark-up in effect March 31, 1946: Provided, That in no event this mark-up exceed 11% of said cost.

The investigation of this office further reveals that this local shortage will be substantially reduced by an adjustment of the maximum prices for this commodity sold by the Southern Charcoal Company of Memphis, Tennessee, and all other resellers. It likewise appears that such adjustment will not create, or

tend to create, a shortage or need for increases in price in other localities and will effectuate the purpose of the Emergency Price Control Act of 1942, as amended.

It has further been affirmatively found that the prices specified in said order are generally fair and equitable, and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-20494; Filed, Nov. 18, 1946; 8:51 a. m.]

[Columbia Rev. Order 1-B Under Gen. Order 50, Revocation]

MALT AND CEREAL BEVERAGES IN SOUTH CAROLINA AREA

For the reasons set forth in the accompanying opinion, and under the authority vested in the District Director of the Columbia (South Carolina) District Office of Region IV of the Office of Price Administration by General Order No. 50 and by Revised Regional Delegation Order No. 17; It is hereby ordered:

That Revised Order No. 1-B under General Order No. 50 is hereby revoked.

This revocation shall become effective October 24, 1946.

Issued this 24th day of October 1946.

EDWARD H. TALBERT,
District Director.

Opinion Accompanying Revocation of Revised Order No. 1-B Under General Order No. 50

On the 24th day of October, 1946 this office issued a revocation of Revised Order No. 1-B under General Order No. 50. This was done due to the fact that malt and cereal beverages had been de-controlled by the Office of Price Administration.

[F. R. Doc. 46-20437; Filed, Nov. 15, 1946; 8:49 a. m.]

[Region IV Order G-3 Under Rev. Supp. Service Reg. 43 to RMPR 165, Amdt. 3]

CHARGES FOR CITRUS FRUIT PACKING SERVICES IN FLORIDA

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator, Region IV, Office of Price Administration, by § 1499.676 (b) (1) of Revised Supplementary Service Regulation No. 43 to Revised Maximum Price Regulation No. 165, Order No. G-3 and the amendments thereto under Revised Supplementary Service Regulation No. 43 to Revised Maximum Price Regulation No. 165, issued by the Atlanta Regional Office on July 31, 1945, are hereby amended in the following respects:

- 1. Paragraph (c) (3), Tangerines, is amended by striking the following: "Half strap box \$0.0800" and inserting in lieu thereof "Half strap box \$0.2250".
- 2. Paragraph (b) (3), Tangerines, is amended by striking the following: "Half strap box \$0.0200" and inserting in lieu thereof "Half strap box \$0.1650."

Except as otherwise herein provided, all the provisions of Order No. G-3 under Revised Supplementary Service Regulation No. 43 to Revised Maximum Price Regulation No. 165 and the amendments thereto shall remain in full force and effect.

This amendment shall become effective October 30, 1946.

Issued: October 30, 1946.

JAMES P. DAVIS, Acting Regional Administrator.

Opinion Accompanying Amendment No. 3 to Order No. G-3 Under Revised Supplementary Service Regulation No. 43 to Revised Maximum Price Regulation No. 165

Order No. G-3 issued by the Regional Administrator, Region IV, under Revised Supplementary Service Regulation No. 43 to Revised Maximum Price Regulation No. 165 established maximum prices for the service packing of citrus fruits in the State of Florida. Amendments No. 1 and No. 2 to said order were issued on October 29, 1945, and September 9, 1946, respectively and increased the maximum prices established by this order in order to cover increased cost of rendering the service. It developed, however, that by inadvertence Amendment No. 2 failed to increase the allowance for "half-strap" boxes and for that reason this amendment is being issued.

It has been affirmatively found that the prices estalished by the amendment issued simultaneously herewith are generally fair and equitable and will serve to maintain the necessary supply of these essential services. It has further been found affirmatively that the issuance of said amendment is necessary to effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-20434; Filed, Nov. 15, 1946; 8:50 a. m.]

[Region III Order G-20 Under SO 142, Amdt. 1]

SHREDDER MFG. CO.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 2 of Supplementary Order No. 142 and the Emergency Price Control Act of 1942, as amended, it is ordered that Order No. G-20 under Supplementary Order No. 142 be and hereby is amended in the following respects:

- 1. Paragraph (b) (1) is amended to read as follows:
- (b) Manufacturer's adjusted maximum prices. (1) The adjusted maximum prices for sales by the manufacturer of all kraut making machinery and parts manufactured by it shall be its maximum net prices in effect on December 19, 1945, to all classes of purchasers, increased by 12.15%.
- 2. Paragraph (c) (1) is amended to read as follows:
- (c) Reseller's adjusted maximum prices. (1) Any reseller of products for

which an adjustment is granted the manufacturer in (b) above may add to his maximum prices in effect on December 19, 1945, to each class of purchaser the percentage amount of any increase in his net invoiced costs resulting from the adjustment granted the manufacturer by this order.

- Paragraph (d) is amended to read as follows:
- (d) Notification. The manufacturer, at or prior to the first billing reflecting the adjustment herein granted, shall send to each purchaser who resells the products covered by this order a notice of the adjustment authorized by this order. Such notice shall contain substantially the following:

Order No. G-20 under section 2 of Supplementary Order No. 142 provides for a certain specified percentage increase in the net prices of kraut making machinery, covered by Revised Maximum Price Regulation No. 136, manufactured by the Shredder Manufacturing Company of Jackson, Michigan. Resellers may add to their maximum prices in effect on December 19, 1945, to each class of purchaser, the percentage amount of any increase in their net invoiced cost resulting from the adjustment granted the manufacturer by this order.

This Amendment No. 1 to Order No. G-20 shall become effective August 6, 1946.

Issued: August 6, 1946.

JOHN F. KESSEL, Regional Administrator.

Opinion Accompanying Amendment No. 1 to Order No. G-20 Under Supplementary Order No. 142

The accompanying amendment to Order No. G-20 under section 2 of Supplementary Order No. 142 provides for an adjustment of the maximum prices of sales of kraut making machinery and parts, covered by Revised Maximum Price Regulation No. 136, manufactured by the Shredder Manufacturing Company of Jackson, Michigan, a partnership consisting of Clair-Wilson and Agnes Wilson Myers therein referred to as the manufacturer.

Examination of additional data concerning the costs of materials used in the manufacture of the subject kraut making machinery reveals that applicant is not realizing total allowable costs plus a reasonable margin of profit.

It is, therefore, considered that the data submitted by the manufacturer with its application do not accurately portray the extent of applicant's current financial hardship and do not constitute the proper basis for the adjustment granted applicant by the order of May 10, 1946. It is considered that the adjustment granted in the accompanying amendment to Order No. G-20, while constituting the minimum required, is sufficient to enable applicant to maintain a continued supply of the subject kraut making machinery.

It has been further provided, in conformity with Amendment No. 6 to Supplementary Order No. 142, that resellers may increase their established maximum prices by the percentage amount by which their net invoiced costs have been increased by reason of the adjustment granted the manufacturer.

The price increases established in the accompanying order are considered generally fair and equitable in accordance with the provisions of Supplementary Order No. 142 and consistent with the provisions of the Emergency Price Control Act of 1942, as amended.

JOHN F. KESSEL, Regional Administrator.

[F. R. Doc. 46-20438; Filed, Nov. 15, 1946; 8:48 a. m.]

[Region III Rev. Order G-49 Under Gen. Order 68]

HARD BUILDING MATERIALS IN HILLSBORO, OHIO, AREA

Pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

Section 1. What this order does. This adopting order establishes dollars-and-cents maximum prices for the hard building materials listed in Table I, hereof, when sold at retail at or from any point within the Hillsboro, Ohio Area.

Sec. 2. Area covered. For the purposes of this order, the "Hillsboro, Ohio Area" consists of the County of Highland in the State of Ohio.

SEC. 3. Applicability of Basic Order No. 1-B. All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-49, are hereby adopted by, and incorporated by reference into, this order as though fully re-written herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

SEC. 4. Maximum prices—(a) Price list. The maximum prices for hard building materials covered by this order shall be those set forth in Table I, which is annexed to, and made a part of, this order. Prices lower than the listed maximum prices may, of course, be charged or naid.

(b) Delivery. (i) The maximum prices listed in Table I, hereof, include free delivery. The seller may defer delivery for a reasonable time until a full load can be assembled for delivery to one or more buyers.

(ii) No deduction need be made from the maximum prices listed in Table I, hereof, where the purchaser elects to make his own delivery.

(c) Discounts. The prices listed in Table I, hereof, are subject to the same allowances and discounts as the seller granted in March, 1942.

SEC. 5. Relation to Order No. G-49. Subject to the provisions of Supplementary Order No. 40, this Revised Order No.

G-49 replaces and supersedes Order No. G-49, which is hereby revoked.

SEC. 6. Effective date. This Revised Order No. G-49 shall become effective November 8, 1946.

Issued: October 25, 1946.

Commodity and unit

HENRY J. ZETZER, Acting Regional Administrator.

Table I—Maximum Retail Delivered 1 Prices for Hard Building Materials in the Hillsboro, Ohio, Area

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946. (See section 6 (b) of Basic Order No. 1-B.)

| Commodity and unit | Price |
|--|----------|
| Plaster, hard wall, 100 lb | \$1.00 |
| Keene's cement, 100 lb | 2.50 |
| Finishing lime, 50 lb | . 672 |
| Gypsum lath, 3/8 inch, 1000 sq. ft | 25.00 |
| Metal lath, corner bead, expanded | |
| type, lin. ft | |
| Portland cement, standard (paper | . 0000 |
| bags), 94 lb | .715 |
| Masonry mortar, 75 lb | . 665 |
| | |
| Mason's hydrated lime, 50 lb | |
| Vitrified clay sewer pipe, No. 188-4 | |
| inch, 2 ft. length | . 3534 |
| Vitrified clay sewer pipe, No. 188-6 | 10000 |
| inch, 2 It length | . 5358 |
| Flue lining, 9 in. x 9 in., 2 ft. length | |
| (each) | . 8208 |
| Flue lining, 9 in. x 13 in., 2 ft. length | |
| (each) | 1.0602 |
| Flue lining, 13 in. x 13 in., 2 ft. | |
| length (each) | |
| Asphalt roofing, 90 lb., mineral sur- | |
| face, roll (100 sq. ft.) | 3,039 |
| Asphalt or tarred felt, 15 lb., roll (440 | |
| sq. ft.) | |
| Asphalt or tarred felt, 30 lb., roll | |
| (220 sq. ft.) | _ 2, 838 |
| Asphalt shingles, 210 lb. (3 in 1) | |
| thickbutt 100 sq ft | 6.815 |
| thickbutt, 100 sq. ft Asphalt shingles, 165 lb., 2 tab hex- | 0.010 |
| agon, 100 sq. ft | 5.767 |
| Fibre insulation board, ½ in., stand- | 0.101 |
| ard, 1000 sq. ft | 59.13 |
| Fibre insulation board, 2532 in. as- | 00.10 |
| phalt sheathing, 1000 sq. ft | 84.50 |
| Asbestos cement siding, 12 in. x 24 | 04.00 |
| | 0.40 |
| in. or 27 in., 100 sq. ft | 8.40 |
| Standard hard density synthetic | |
| fibre board, % in. (4 in. x 8 in.), | |
| 100 sq. ft | 5.50 |
| Standard hard density synthetic | - |
| fibre board, 1/8 in., tempered, sq ft_ | .11 |
| Thermal insulation, loose in bags | Calman |
| (plain), 35 lb | 1.30 |
| | |

¹ DELIVERY. (i) The maximum prices listed in Table I, hereof, include free delivery. The seller may defer delivery for a reasonable time until a full load can be assembled for delivery to one or more buyers.

(ii) No deduction need be made from the maximum prices listed in Table I, hereof, where the purchaser elects to make his own delivery.

DISCOUNTS. The prices listed in Table I, hereof, are subject to the same allowances and discounts as the seller granted in March 1942.

[F. R. Doc. 46-20433; Filed, Nov. 15, 1946; 8:50 a. m.]

[Region III Order G-13 Under Rev. Gen. Order 65]

DOUGLAS FIR LUMBER AND LUMBER PROD-UCTS IN CLEVELAND, OHIO, AREA

Pursuant to the provisions of Revised General Order No. 65 and of Regional Basic Order No. 1-B under Revised General Order No. 65, this order is issued:

Section 1. What this order does. This adopting order establishes dollars-and-cents maximum prices for "retail-type" sales of the items of the Douglas Fir lumber and lumber products listed in the accompanying price sheets when sold out of distribution yard stock by lumber distribution yards located in Zone 13.

SEC. 2. Applicability of Basic Order No. 1-B. All the provisions of Basic Order No. 1-B under Revised General Order No. 65, consistent with this Adopting Order No. G-13 are hereby adopted by, and incorporated by reference into, this order as though fully re-written herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

SEC. 3. Maximum prices—(a) Price Sheets. The maximum prices for sales of the items covered by this order shall be those set forth in the accompanying price sheets which are annexed to and made a part of this order. Prices lower than the listed maximum prices may, of course, be charged cr paid.

(b) Delivery Practices and Charges. The prices established by this order include delivery within a radius of twenty-five miles of the seller's place of business. For delivery more than twenty-five miles from the seller's place of business, an additional charge of not more than ten cents (\$0.10) per one thousand board feet may be made for each mile, or fraction thereof, by which the point of delivery exceeds twenty-five miles from the seller's place of business. No additional charge shall be made for the return trip. If the buyer chooses to make his own delivery, no reduction in price need be made.

(c) Discounts. Sellers shall maintain cash discount practices which are at least as favorable to purchasers as were those offered by such sellers in August, 1941. Such cash discount practices shall be applied to all maximum prices established by this order, regardless of whether the seller sold the particular item in August 1941. For the purposes of this subsection, no discount of more than two percent (2%) shall be considered a cash discount.

SEC. 4. Adjustment. The maximum prices established by this order include all adjustments granted to sellers subject to area orders by the Office of Price Administration through October 15, 1946. (Refer to section 6 (b) of Basic Order No. 1-B.)

SEC. 5. Area covered. For the purposes of this order, Zone 13 consists of the Counties of Alger, Baraga, Chippewa, Delta, Dickinson, Gogebic, Houghton, Iron, Keweenaw, Luce, Mackinac, Marquette, Menominee, Ontonagon, and Schoolcraft in the State of Michigan.

SEC. 6. Effective date. This order shall become effective October 18, 1946.

Issued: October 18, 1946.

J. F. KESSEL, Regional Administrator. These prices apply in the area specified in section 5 of this order. Size of sale is based on the total of all soft-wood lumber and hardwood flooring sold in one sale.

BOARDS-DOUGLAS FIR, WESTERN HEMLOCK, AND TRUE FIR

[Price table per 1,000 board feet]

Applies to boards 6 to 20 feet long, sufraced on 1, 2, 3, or 4 sides to thickness shown, or surfaced on 2 sides and shiplapped.

| Nominal size | Thickness surfaced | Grade "select | Grade No. 1 | Grade No. 2 | Grade No. 3 |
|---|-----------------------|---|------------------------|----------------------------|------------------------|
| | N-T-IN | Gree | en Do | uglas | Fir |
| 1 x 2" and 1 x 3" 1 x 4", 1 x 6", and 1 x 8". 1 x 10". | 2562" | \$95 96 97 102 | \$90 89 88 91 | \$88 87 86 88 | \$80 79 77 80 |
| | | Green Western Hem- lock and True Fir | | | |
| 1 x 2" and 1 x 3" 1 x 4", 1 x 6", and 1 x 8". 1 x 10" | 2562" | \$100 101 102 106 | \$94 94 92 95 | \$92 92 90 93 | \$84 83 82 85 |
| | | dr | ed D | or ouglas Hem Fir | Fir. |
| 1 x 2" and 1 x 3" 1 x 4", 1 x 6", and 1 x 8", 1 x 10" | 2552" | \$98 98 100 104 | \$92 91 90 93 | \$90 89 88 91 | \$82 81 80 82 |

Additions and deductions per 1,000 board feet

1. Rough.—To the surfaced price for the species, size, grade, and condition, add \$8.

2. "Select" Grade.—Maximum prices are the same as for dry "select merchantable" grade.

3. Boards thinner than 2½2" surfaced his-or-miss or full thickness rough graded out and sold "on grade."—Taking the 2½2" green surfaced price above for the species, width, and grade as a base, deduct according to thickness and grade as follows (sell on surface measure):

| | If select, select mer- chantable No. 1 or No. 2 grade | If No. 3 grade |
|----------------|---|----------------|
| 11/6" thick == | \$14 | \$12 |
| 36" thick == | 17 | 14 |
| 36" thick == | 24 | 19 |
| 36" thick == | 27 | 21 |
| 716" thick == | 29 | 23 |

4. 6/4" and 6/4" thickness.—to the 25/52" price for the species, size, grade, condition, and washing, add \$4.

5. Surfaced 2 or 4 sides to 3/4".—From the 25/52" surfaced price for the species, size, grade, and condition, deduct \$1.

6. Surfaced to 3/4" on one side or hit-and-miss.—From the 25/52" price for the species, size, grade, and condition, deduct \$8.

7. Surfaced 2-sides and center matched or worked to flooring, drop siding, beaded or other patterns, sold on board measure.—To the 25/52" surfaced price for the species, size, grade, and condition, add \$0.

8. Sales less than \$7.50.—When the total sale is less than \$7.50 the orices as determined above may be increased 10 percent.

9. Workings.—For permitted additions for workings to customer's order, see price sheet "Maximum Milling and Kin Drying Charges."

10. Delivery.—For permitted additions for delivery, see Section 3 (b) of this Order.

11. Other boards.—Continue to compute maximum prices under 2d RMPR 215 on Douglas fir, Western hemlock, and true fir boards not priced above.

DIMENSION-DOUGLAS FIR, WESTERN HEMLOCK, AND TRUE FIR [Price table per 1,000 board feet]

Applies to green Douglas fir surfaced on 1, 2, 3, or 4 sides to 156 inches

| | | Numbe | r 1 grade | 9 | "Sel | ect merch | antable | " grade | **8 | elect stru | ctural" | grade |
|----------------|----------------------|------------------------------------|----------------------|-------------------|------------|----------------|----------------------------------|----------------------|------------|----------------|----------------------------|-------------------|
| Nominal size | | Le | ngth | | Length | | | | Lei | Length | | |
| | 6' | 8 or 10' | 9, 12, or 14' | 16, 18, or 20' | 6' | 8 or 10' | 9, 12, or 14' | 16, 18, or 20' | 6' | 8 or 10' | 9, 12, or 14' | 16, 18, or 20' |
| x 2'' x 3'' | \$85 | \$87 85 87 85 84 86 | \$89 87 | \$92 90 | \$89 87 | \$91 90 | \$93 | \$96 94 | \$94 92 | \$97 95 | \$98 | \$10 |
| x 4" | 83 86 84 83 | 87 | 87 | 89 | 90 | 91 | 91 91 92 91 92 92 | 93 | 96 | 97 | 96 97 97 96 97 | 10 9 9 |
| x 4" | 84 | 85 | 87 88 86 88 | 89 89 | 88 87 | 91 90 88 | 92 | 93 93 91 93 | 93 93 | 95 94 95 | 97 | 9 |
| x 8" | 83 | 84 | 86 | 86 | 87 | 88 | 91 | 91 | 93 | 94 | 96 | 9 |
| x 10" | 84 | 86 | 88 | 88 | 88 | 90 | 92 | 93 | 93 | 95 | | 9 |
| x 12" | 84 | 86 | 88 | 88 | 88 | 90 | 92 | 93 | 97 | 100 | 101 | 10 |

Additions and deductions per 1,000 board feet

1. Above grades rough, dry surfaced, and in western hemlock and true fir.—Taking as a base the same grade, size and, length in green surfaced Douglas fir, add or deduct as follows:

| | If green surfaced | If dry surfaced | If rough green | If rough dry |
|---|----------------------------|-----------------|----------------|-----------------------|
| In Douglas fir In Western hemlock and true fir | See table above Add \$5 | Add \$2 | Add \$6 | Add \$8. Add \$12. |

2. Number 2 and number 3 grades.—Taking as a base the number 1 green surfaced price of the size and length in Douglas fir, deduct as follows:

| | If green surfaced | If dry surfaced | If rough green | If rough dry |
|---|--|--|--|---|
| Number 2 Douglas fir Number 3 Douglas fir Number 2 Western hemlock and true fir Number 3 Western hemlock and true fir. | Deduct \$3 Deduct \$12 Add \$2 Deduct \$7 | Deduct \$3 Deduct \$12 Add \$2 Deduct \$7 | Add \$4. Deduct \$5. Add \$9 No addition or deduction. | Add \$4, Deduct \$5, Add \$9. No addition of deduction. |

3. Surfaced 2 sides and matched or shiplapped, machine run.—Prices are the same as for surfaced 4 sides.
4. Longer than 20'.—To the 16 to 20' price for the species, size, grade, condition, and working, if 22' long, add \$3; if 4' long, add \$3. If over 21' long.—To the 24' price add \$3 for each 2' in excess of 24'.
5. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 excess.

percent.
6. Workings.—For permitted additions for workings to customer's order, see price sheet "maximum milling and kiln

6. Workings.—For permitted additions for delivery, see section 3 (b) of this order.
7. Delivery.—For permitted additions for delivery, see section 3 (b) of this order.
8. Other dimension.—Continue to compute maximum prices under 2d RMPR 215 on Douglas fir, Western hemlock, and true fir dimension not priced above.

PLANK AND SMALL TIMBERS—DOUGLAS FIR, WESTERN HEMLOCK, AND TRUE FIR

[Price table per 1,000 board feet]

Applies to green Douglas Fir lumber, with no heart specification, sold in random or specified lengths.

| | | Rou | | een D | oug- |
|--|--|--|--|---|---|
| Nominal size | Length | Grade No. 2 | Grade No. 1 | Grade "se- | Grade "se- lect struct." |
| 3 x 3" to 4 x 4" 3 x 6" to 6 x 8" 8 x 10" and 3 x 12" 4 x 10" and 4 x 12" | [8 to 22' (24 to 32' (8 to 22' (24 to 32' (8 to 22' (8 to 22' (8 to 32' (8 to 32' | \$82 92 80 88 80 88 83 88 | \$88 97 86 93 85 93 88 93 | \$93 103 91 99 89 98 93 98 | \$104 110 101 106 100 105 100 |

PLANK AND SMALL TIMBERS-DOUGLAS FIR, WESTERN HEMLOCK, AND TRUE FIR-Con.

[Price table per 1,000 board feet]

| | | Ai | | | |
|--|-----------|--|--|--|--|
| Nominal size | Length | Grade No. 2 | Grade No. 1 | Grade "se- lect merch." | Grade "se- leet strutt." |
| 3 x 3" to 4 x 4" 3 x 6" to 6 x 8" 8 x 10" and 3 x 12" 4 x 10" and 4 x 12" | [8 to 22' | \$75 84 76 83 75 83 78 83 | \$80 90 81 88 80 88 83 88 | \$86 95 87 94 85 93 88 93 | \$96 103 96 100 95 100 95 100 |

Additions and deductions per 1,000 board feet

1. Dry Douglas fir—To the green price for the size, grade, and surfacing, add \$12.

2. Western hemlock and true fir—To the green price for Douglas fir in the size, grade, and surfacing, if rough green, add \$3; if rough dry, add \$9; if surfaced to Amer. L. St., green, add \$2; if surfaced to Amer. L. St., dry, add \$9.

3. Sales less than \$2.50—When the total sale is less

3. Sales less than \$7.50—When the total sale is less than \$7.50 the prices as determined above may be in-

than \$7.50 the prices as determined above may be nereased 10 percent.

4. Workings—For permitted additions for workings to
customer's order, see price sheet "Maximum milling and
kin-drying charges."

5. Delivery—For permitted additions for delivery, see
section 3 (b) of this Order.

6. Other plank and small timbers—Continue to compute maximum prices under 2d RMPR 215 on Douglas
fir, Western hemlock, and true fir plank and small
timbers put priced above. timbers not priced above.

WESTERN HEMLOCK, AND FLOORING-DOUGLAS

[Price table per 1,000 board feet—except surface measure for \$4.7]

Applies to air-dried or kiln-dried lumber, worked to flooring, with plain ends, when sold in random lengths of 4 to 16 feet or longer, with standard grading rule restrictions on short lengths, or when sold in specified lengths 4 to 10 feet.

| sin: and 1 x 4" , and 5/4 x 4" | Grade "B" and better \$137 148 | Trade Grade Grade "D" "D" "D" "D" "D" "D" "D" "D" "D" "D | Grade "D" 8115 |
|---|------------------------------------|--|----------------|
| 6 grain: 1 x 3" and 1 x 4" 1 x 6" and 1 x 8" 5/4 x 3" and 5/4 x 4" 5/8 x 4" | 5222 | ###################################### | 8888 |

(Additions and deductions per 1,000 board feet (per 1,00

legistricted random lengths.—4, 5, 6, 7, and/or 8 feet lengths omitted: Use prices for random +to-16 feet lengths. All 9 feet and shorter omitted: To random +to-16 feet lengths of the feet and shorter omitted: To random +to-16 feet price for grain, grade, and size, add 31.

2. Specified lengths of 12 feet of longer.—To the random 4-to-16 feet price for grain, grade, and size, add 33.

3. Weeter hemotex and true fir.—From the price for the grain, grade, length, and size in Doughs fir, deduct 31.

4. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

5. Norlings.—For permitted additions for workings to customer 8 order, see price sheet "Maximum milling and kin drying charges."

6. Dellengs—For permitted additions for delivery, see Section 3 (0) of this Order.

7. Other Journay—For permitted additions for delivery, see Section 3 (0) of this Order.

7. Other Journay—For permitted additions for delivery, see Section 3 (0) of this Order.

10. Other Journay—Continue to compute maximum prices under 2d RMFR 218 on Doughs fir, western hembore. Refer findering in these species in common grades see Doughas fir sheet—3.

FINISH-DOUGLAS FIR, WESTERN HEMLOCK, AND TRUE FIR

[Price table per 1,000 board feet]

Applies to air-dried or kiln-dried Douglas fir lumber, surfaced on 2 or 4 sides to thickness indicated, when sold in random lengths of 4 to 16 feet or longer, with standard grading rule restrictions on short lengths, or when sold in specified lengths of 4 to 7 feet.

(Douglas fir only—see footnote 5 for Western hemiock and true fir)

| | | | Ver | Vertical grain | ain | DROP SIDING AND CELLING-DOUGLAS FIR, WESPERN HEMLOGE, AND TRUE FIR | DOUGLAS FIR, WESTERN TRUE FIR |
|--------|--|----------------|-----------------------|---|---------|---|--|
| 1 0. 1 | Nominal size | Thickness | Orade B and better | O abaro | G aberD | [Frice table per 1,000 feet surface measure] Applies to air-dried or kiln-dried Douglas fir lumber worked to any standard pattern, when sold in random lengths of 4 to 16 feet or longer, with standard grading langer states at 4 to 19 feet or longer, with standard grading langers of 4 to 19 feet or longer, with standard grading langers of 4 to 19 feet or longer, with standard grading langers of 4 to 19 feet or longer, with standard grading langers of 4 to 19 feet or longers. | et surface measure] dried Douglas fir lumber ern, when sold in raudom er, with standard grading is, or when sold in specific |
| 208 80 | 1 x 2/ 1 x 3/ 1 x 5/ 1 x 6/ or 8/ | 12542" or 34" | Ransa | 123 123 123 124 124 124 124 124 124 124 124 124 124 | 850 850 | | Douglas fit only (see footnote 4 for bemlock and true fit) |
| 828 18 | 1 x 10" 514 or 64 x 2" 54 or 64 x 3" 54 or 64 x 4" 54 or 64 x 5" | 135a" or 155a" | 美田田田田 | 828883 3 | 285588 | commist they are no nominal width | Grade Grade Grade and "C" "D" |
| # 4.5 | 5/4 or 6/4 x 6" or 8" 5/4 or 6/4 x 12" | | 150 | 823 | 日報日 | | Flat grain drop siding, rustic, and shiplap |

| in Sed | er annun | <u>∞</u> 2222222222222 |
|------------------|-----------------------|---|
| n Mixed grain | G abarD | |
| Flat grain | D abari | <u> </u> |
| F 18 | Orade B and better | 平然在成品的工作的 |
| | Thickness surfaced | P552" or 34" |
| | Nominal size | 1 x 2" 1 x 3" 1 x 5" 1 x 5" 1 x 6" or 8" 1 x 10" 1 x 10" 1 x 10" 54 or 64 x 2" 54 or 64 x 3" 54 or 64 x 3" 55 or 64 x 6" 56 or 64 x 8" 56 or 64 x 8" |

Additions and deductions per 1,000 board feet:

1. Restricted random lengths.—4, 5, 6, 7, 8, and/or 9 feet lengths. All 9 feet and street for random levels feet lengths. All 9 feet and street omitted. To random levels for the feet and street omitted. To random levels for the feet and street omitted. To random levels for the feet and street feet, and street and street is 10, 12, or 14 feet, and street is 11 feet. So. 22 feet, and size, if 8, 10, 12, at 18° and wide.—To 12° price for thekness, grain, grade, and length, for each med mecess of 12°, if vertical grain, and 87; if flat grain, add 84. Surfaced on one side or his-and-miss.—From the strategies of the feet and length, deduce \$5.

5. Western hembot and true fir.—From the price for the grain, practe, learth, and size in Doughs fir, educt \$1.

6. Salts less than \$7.90.—When the total sale is less than \$7.90. He prices as determined above may be a firerassed 10 percent.

7. Workings—For permitted additions for workings to enstoner's order, see price sheet "Maximum Milling in and Klin Drying Charges." Propermitted additions for delivery, see \$9. Section 3 (b) of this Order.

9. Other finish.—Continue to compute maximum prices under 2d RMFR 215 on Doughs fir, western hembock, a and true fir fluish not priced above.

To the flat grain group of the item in the size and grade, and \$1.4.

To the flat grain group for the item in the size and grade, and \$1.4.

Lestrictor random lengths,—1.5. 5. 7.8, and/or 9 foot bengths. All 9 foot and shorter omitted. To random 4- to 16-foot price for the item, size, grain (in drop siding, firstly, and shiphp), and shorter omitted. To random 4- to 16-foot price for the item, size, grain (in drop siding, and shiphp), and grade, and \$3.

Specified lengths 9/14-foot or langer.—To the random 4- to 16-foot price for the item, size, grain (in drop siding, 4- Western lennbeck and true fit.—From the price for the item, size, grain (in drop siding, 4- Western lennbeck and true fit.—From the price for the item, size, grain (in drop siding, rustle, and length, deduct 31.

Sale less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent prices as determined above may be increased of Workings.—For permitted additions for workings to customer's order, see price sheet "Maximum Milling and Kill Dryng Charges."

Section 3 (b) of this order.

Section 3. (b) of section the companies of the side sheet what the fit is defined and ships in select grades not prices above. (If in \$2.50 the defined in select grades not prices above. (If in \$2.50 the defined in select grades not price show. (If in \$2.50 the defined in select grades not prices above. (If in \$2.50 the defined in select grades not prices above. (If in \$2.50 the defined in select grades not prices above. (If in \$2.50 the defined in select grades not prices above. (If in \$2.50 the defined in select grades not prices above. (If in \$2.50 the defined in select grades not prices above. (If in \$2.50 the defined in select grades not prices above. (If in \$2.50 the defined in select grades not prices above. (If in \$2.50 the defi Vertical grain drop siding, rustic siding, and shiplap.—
 the flat grait price for the item in the size and grade,

Additions and deductions per 1,000 feel surface measure

MAXIMUM MILLING AND KILN DRYING CHARGES APPLICABLE IN ALL AREAS COVERED BY ORDER NO. G-13 UNDER REVISED GENERAL ORDER NO. 65 1. Basic workings. When a distribution yard is required to perform workings, the following additions per one thousand feet, board measure, may be made to the maximum price of the most economical size from which the desired item may be obtained,

89 80 113

82228 8228

or a size reasonably similar thereto, as shown in the applicable mill regulation (Example: If a yard resaws $2^{\prime\prime} \times 6^{\prime\prime}$ S4S and the end product is a board $2\%2^{\prime\prime}$ thick, this is a size "reasonably similar" to standard thickness of a. The end product is not a standard size, Provided:

Ceiling—Flat grain or vertical grain

than product is thicker or longer than 22". product is wider than 12" The end 25%2°

1-888

8888

25525

and 98" x 4"."

2,,

5"x5"to 6"x 10" Minimum 8"x8" and larger charge 88 3" and \$6.00 30 4/4", 5/4", 88888888 88888888

MAXIMUM ADDITIONS PER ONE THOUSAND FEET, BOARD MEASURE

culated on a thousand feet, board measure, is less than the minimum shown in the table, the minimum charge may be added. Nores: (1) Where the total charge cal-

(2) The cross-cutting addition may be made only as many times as are necessary to produce the desired length from the shortest standard multiple of that length in the size and grade required. The final cost including cross-cutting and waste, may not

of cost exceed the most economical ducing the required length.

\$1.50 1.75 3.75 1.00 1.00

15.00 200

> 3,50 2.00

36.

grooved or beveled sleepers.

518, 828, 838 or 848.

op siding or ceiling tgauging or special patterns osscutting

Ripping...

(3) The total charge for ripping and resawing may not include additions for more than three rips, and/or resaws.

 Kiln-drying. For kiln-drying, done at the yard, an addition of double the addition permitted by the applicable direct-mill regulation may be made.

3. Custom milling or kiln-drying. Where the required working or kiln-drying cannot be performed by the distribution yard making the sale because it does not have the necessary facilities, the yard may add to the maximum price of the original size, the actual cost of having the working or drying performed at a custom establishment provided the end product produced is a non-standard size or an item larger than boards or dimension. If the distribution yard has the facilities to perform the required workings or drying, the maximum charges in paragraphs (1) and (2), above, apply. If the end product is a standard or near standard size of boards or dimension, no additions may be made and the maximum price must be computed on the basis of the item produced.

No additions may be made for transporta-

tion to or from the custom establishment.

[F. R. Doc. 46-20435; Filed, Nov. 15, 1946; 8:50 a. m.]

[Region VII Order G-3 Under Rev. Gen. Order 65]

LUMBER AND LUMBER PRODUCTS IN DENVER REGION

Under the authority vested in the Regional Administrator by Revised General Order No. 65, and for the reasons set forth in an opinion issued simultaneously herewith, it is ordered:

Section 1. What this order does. This order establishes dollars and cents maximum prices and makes other provisions with respect to retail type sales by lumber distribution yards out of distribution yard stock of Ponderosa Pine lumber. subject at the mill level to Revised Maximum Price Regulation No. 94, listed in the tables annexed hereto and made a part of this order. There are 13 sets of maximum price tables, each applicable to a particular freight rate area. There is also annexed hereto a table showing the 13 freight rate areas. To determine which of the price tables is applicable, the seller should determine the carload rate of freight from Klamath Falls, Oregon for yards in Colorado and Utah. from Spokane, Washington for yards in Wyoming and Idaho, and from Susanville, California for yards in New Mexico, to the city or town in which his yard is located and from the freight rate area table determine his applicable freight rate area number. This number appears in the upper right hand corner and identifies the applicable price table.

SEC. 2. Area covered. This order applies to retail type sales of the products listed and sold by distribution yards located in Region VII except the state of Montana, the counties of Latah, Clearwater, Nez Perce, Lewis, Idaho, Adams, Valley, Lemhi, Washington, Payette, Gem, Boise, Custer, Butte, Clark, Canyon, Ada, Elmore, Gamas, Blaine and Owyhee in the state of Idaho, and the county of Malheur in the State of Oregon.

Sec. 3. Applicability of Second Revised Maximum Price Regulation No. 215. The maximum prices and provisions established by this order shall supersede those established by the Second Revised Maximum Price Regulation No. 215. Except to the extent that they are inconsistent with the provisions of this order. all other provisions of Second Revised Maximum Price Regulation No. 215 shall apply to all sales made under this order.

Sec. 4. Adjustment to reflect increases in suppliers prices-(a) Applicability. This section is applicable only where an amendment or order grants a supplier an increase in his maximum price and provides that all resellers, including those subject to area orders issued under Revised General Order No. 65, may increase their maximum prices on the commodity in question.

(b) Maximum prices. A seller may increase the price listed in this order by the amount permitted for resellers by an amendment or order increasing a supplier's maximum price. A seller can do this, however, only if the effective date of the action increasing a supplier's maximum price is later than the date stated in the price tables incorporated in this order. Thus, if a supplier's maximum price for a product is increased and at some late date the price listed in this order is increased for this product, an amendment to this order will supersede the increase originally granted a seller by the amendment or order increasing the supplier's maximum price.

Sec. 5. Discounts and allowances. Each seller, subject to this order, must maintain his customary terms, discounts, and allowances on sales to each class of purchaser which he had in effect during March 1942.

SEC. 6. Posting and record requirements. Every seller making a sale under this order shall either post a copy of the list of maximum prices fixed by this order in a manner plainly visible to all purchasers or make available to his purchasers for inspection a copy of this

Sec. 7. Invoicing. Each person making a sale of \$10.00 or more under the provisions of this order must provide the purchaser, whether he requests it or not, with an invoice or other evidence of sale, of which an exact copy shall be retained by the seller for the duration of the Emergency Price Control Act of 1942, as amended. The invoice shall contain the following:

Date of sale.

2. Name and address of seller.

3. Name and address of purchaser.

4. Description of items sold, including quantity, grade, length, size, condition, special treatment, workings or other feature which may affect the price.

5. Charges for extras, workings or delivery

listed separately.

6. The total price.

Any extra charges permitted by section 12 (a) (2) of Second Revised Maximum Price Regulation No. 215 and made for delivery shall also be shown separately on the invoices.

SEC. 8. Maximum prices for lumber improperly invoiced. Where an invoice for a sale covered by this regulation does not contain a sufficiently complete description to show that the price appearing on its face is within the maximum prices fixed by this order, the maximum price applicable to such sale shall be the maximum price of the lowest priced item in the applicable price tables to which the incomplete description could apply. In the absence of any description, the maximum price shall be

the lowest maximum price in the price tables for the area.

SEC. 9. Petitions for amendment. Any person seeking an amendment to this order may file a petition for amendment in accordance with Revised Procedural Regulation No. 1, except that the petition shall be filed with the Regional Administrator of Denver Regional Office of the Office of Price Administration.

SEC. 10. Amendment. This order may be amended or revoked by the Regional Administrator at any time.

SEC. 11. Effective date. This order shall become effective October 28, 1946.

Issued this 28th day of October 1946.

ARTHUR S. BRODHEAD, Regional Administrator.

FREIGHT RATE AREA TABLE

[To be used in connection with section 1 to determine sellers' applicable maximum price tables]

| Where the | Use prices in— | |
|------------------------------|---|----------------------------|
| From- \$0, 47 | And includ- ing— \$0.49 .50 .51 | Freight Rai Area No |
| .53 .55 | .52 .54 .56 .57 | 2 3 4 5 6 7 |
| . 58 . 63 . 67 . 76 | . 62 . 65 . 66 . 71 . 78 | 8 9 10 11 12 |

Note: If the seller's distribution yard is not located in a city or town which has a railhead, the carload freight rate from basing point shown below to the railhead nearest the place where the seller's distribution yard is located must be used to determine the applicable freight rate area. If the yard is located at a distance greater than 10 miles from the nearest railhead, the seller may add to the prices set forth in the applicable price table an amount not to exceed the following: \$2.00 per M'BM for any distance over 10 miles and less than 20 miles; \$2.50 per M'BM for any distance 20 miles or greater. Distance is to be determined by the speedometer reading for the shortest route between the railhead and yard site, or as indicated on the official state highway road map.

map.

Colorado & Utah—Klamath Falls, Oregon.

Wyoming & Idaho—Spokane, Washington.

New Mexico—Susanville, California.

The following prices apply in the area specified in the Freight Rate Area Table of this order. Size of sale is based on the total of all softwood lumber and hardwood flooring sold in one sale.

FREIGHT RATE AREA NO. 1 BOARDS-PONDEROSA PINE

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried boards, in random or specified lengths of 6 feet and longer, surfaced to thick-ness indicated on 1, 2, 3, or 4 sides or on 1 or 2 sides and childrenic.

| Nominal size | Thickness | Grade | Grade | Grade | Grade |
|--|-----------|--|---|--|--|
| | surfaced | No. 1 | No. 2 | No. 3 | No. 4 |
| I x 4" and I x 6" I x 8" I x 10" I x 14" I x 16" I x 16" I x 18" 34 x 4" 34 x 10" 3 | 34" | /\$95 95 97 104 108 114 119 92 92 93 100 83 83 83 84 | \$85 84 84 87 91 102 83 82 80 80 83 76 75 74 74 | \$74 72 72 79 82 85 70 69 69 65 65 64 64 64 | \$60 62 62 62 67 67 67 56 58 59 59 59 53 54 55 55 |

Additions and deductions per 1,000 feet surface measure

Additions and deductions per 1,000 feet surface measure

1. Green, surfaced as above.—From the dry surfaced boards in the same grade and size deduct \$2.00.

2. Full I' thickness, rough.—To the dry surfaced price for the size in *2½2" thickness: H rough dry, add \$1. If rough green, deduct \$1.

3. 1x4" and wider in No. 4 grade, dry, surfaced to *2½2".—The maximum price for 1,000 feet surface measure is, \$20.

4. Standard patierns, machine run of product.—To dry surfaced price for the grade, condition, and size from which most economically developed: For drop siding and corn cribbing, dry, add \$7: For dressed and matched, dry, add \$3. For all other standard patierns, dry, add \$3. No addition for shiplap and beaded shelving.

5. Surface measure.—Is based on nominal size, and for 1" nominal thickness is the same as board measure.

6. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

7. Workings and delivery.—For permitted additions or workings to customer's order, and for delivery, see 2d R. M. P. R. 215.

8. Other boards.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine boards not priced above.

not priced above.

FINISH-PONDEROSA PINE

[Price table per 1,000 board feet]

Applies to air-dried or kiln-dried lumber, in random lengths of 6 feet and longer; surfaced on 2 or 4 sides to thickness indicated.

| Nominal size | Thickness surfaced | Grade 1 and 2 clear or "B" and bet- ter selects | Grade "C" selects | Grade "D" selects |
|---|-------------------------------------|--|--|---|
| 1 x 2" 1 x 3" 1 x 4" 1 x 5" 1 x 6" 1 x 7" 1 x 8" 1 x 10" 1 x 10" 1 x 12" R W 1 x 13" and wider, R W 1 x 4" and |) ²⁵ / ₂ 3′′′ | (\$128 128 124 131 124 (128 131 158 158 158 | \$122 122 118 125 118 125 125 152 152 125 | \$104 104 99 107 99 104 107 127 137 |
| wider. 5/4 and 6/4 x 2" 5/4 and 6/4 x 3" 5/4 and 6/4 x 4" 5/4 and 6/4 x 6" 5/4 and 6/4 x 6" 5/4 and 6/4 x 6" 5/4 and 6/4 x 7" 5/4 and 6/4 x 8" 5/4 and 6/4 x 8" 5/4 and 6/4 x 8" | \13/16" or 15/16". | 139 130 134 149 134 141 149 168 | 130 130 126 140 126 133 140 154 | 110 110 106 120 106 113 120 134 |

Additions and deductions per 1,000 board feet for dry surfaced lumber

1. 8/4 thickness .- To the 6/4" price for the grade and

1. 8/4 Interness.—10 the 0/4 piece for the size, add 57.

2. Specified lengths.—To the random length price for the grade and size; for 4/4 thickness, 6 to 16 feet long, no addition; for 4/4 thickness, 18 and 20 feet long, add \$11 for 5/4 and 6/4 thickness, 6 to 16 feet long, no addition; for 5/4 and 6/4 thickness, 18 to 20 feet long add \$11.

\$11.

3. Stained selects.—From the price for the size and length, if without stain it would grade out: "B" and better, deduct \$7 from the grade "B" and better price; "C" or "C" and better, deduct \$7 from the grade "C" price; "D" or "D" and better, deduct \$7 from the grade "D" price.

price; "D" or "D" and better, deduct \$7 from the grade "D" price.

4. Pitchy selects.—From the price for the size and length in grade "D" selects, deduct \$14.

5. Specified widths over 12" —To the 12" price for the grade and length: add \$3 for each inch over 12" in width.

6. Standard patterns of casing and base, jambs, sill stock, pulley sitles, and nosed stepping.—To the surfaced.4-sides price for the grade, size, and length, add \$7.

7. Pended shelving.—Same price as for surfaced 4 sides.

8. Sales-less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

than \$7.50 the prices as decreased 10 percent.

9. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2nd RMPR 215.

10. Other finish.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine finisq not priced above.

BEVEL SIDING—PONDEROSA PINE, IDAHO WHITE PINE, ENGLEMAN SPRUCE, LODGEPOLE PINE, AND INLAND RED CEDAR

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried bevel siding %e'' thick at one edge and %e'' thick at the other edge, in random lengths of 3 to 20 feet with not over 20% under 9 feet (grade "E"—not over 35%).

| Nominal size | Actual width | Grade "B" and better | Grade "C" | Grade "D" | Grade "E" | |
|--------------|-------------------------|-------------------------|------------------|------------------|------------|--|
| | | Ponderosa pine | | | | |
| 4'' | 31/4" 43/4" 51/2" | \$65 70 67 | \$63 67 64 | \$53 58 55 | \$43 42 | |
| | | Id | laho w | hite pi | ne | |
| 4" 5" | 3½" 4½" 5½" | \$73 75 73 | \$68 70 69 | \$56 60 56 | \$45 41 | |

Additions and deductions per 1,000 board feet

1. Engleman spruce, lodgepole pine, and inland red cedar.—From the price for the size and grade in ponderosa pine, deduct \$6.

2. Restricted random lengths of 3 feet and more.—To the 3-to 20-foot random length price for the size, grade, and species, add \$4.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other beret siding.—Continue to compute maximum prices under 2d RMPR 215 on bevel siding in these species not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness!

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to $1\%6^{\prime\prime}$ on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|--|------------------------------------|--------------------------------|------------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" 2 x 6" 2 x 8" 2 x 10" 2 x 12" | \$74 72 72 72 72 72 | \$69 68 - 68 68 68 | \$55 54 54 54 54 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price for the size and grade, add \$2.

2. Rough.—To the dry surfaced price for the grade and size: If rough dry, deduct \$3: if rough green, deduct \$2.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased.

10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other dimensions items.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness]

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 1¾" on 1 side and 1 edge or on 4 sides,

| Nominal size | Grade | Grade | Grade |
|--|------------------------------------|--|------------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" 2 x 6" 2 x 8" 2 x 10" 2 x 12" | \$78 77 77 77 77 77 | \$73 72 72 72 72 72 72 | \$59 57 57 57 57 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price for the size and grade, add \$2.

2. Rough.—To the dry surfaced price for the grade and size: If rough dry, deduct \$8, if rough green, deduct \$6.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other dimension items—Continue to compute week.

5, Other dimension items.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

FREIGHT RATE AREA NO. 2

BOARDS-PONDEROSA PINE

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried boards, in random or specified lengths of 6 feet and longer, surfaced to thickness indicated on 1, 2, 3, or 4 sides or on 1 or 2 sides and ship-

| Nominal size | Thickness surfaced | Grade No. 1 | Grade No. 2 | Grade No. 3 | Grade No. 4 |
|---|-----------------------|---|---|--|--|
| 1 x 4" and 1 x 6" 1 x 8" 1 x 10" 1 x 12" 1 x 14" 1 x 16" 3 x 4" 3 4 x 4" 3 4 x 8" 3 4 x 10" 3 4 x 10" 3 4 x 10" 3 4 x 12" | }2562'' | (\$96 96 97 (104 109 114 (120 92 92 92 94 (101 | \$86 84 84 87 91 97 103 84 82 81 81 | \$74 73 73 73 80 83 86 71 70 70 | \$61 62 62 62 67 67 67 57 58 59 59 |
| 11/16 x 4" 11/16 x 6" 11/16 x 8" 11/16 x 10" 11/16 x 12" | 11/16" | 84 84 84 85 90 | 76 75 74 74 76 | 65 65 64 64 64 | 53 54 55 55 55 |

Additions and deductions per 1,000 feet surface measure

1. Green, surfaced as above.—From the dry surfaced boards in the same grade and size, deduct \$2.
2. Full "'thickness, rough.—To the dry surfaced price for the size in 252" thickness: if rough dry, add \$1; if rough green, deduct \$1.
3. 1 x 4" and wider in No. 4 grade, dry, surfaced to 2542".—The maximum price for 1,000 feet surface measure is \$61.

2. 12.4 and water to 10.0. years, my, as place in 15.50.

4. Standard patterns, machine run of product.—To dry surfaced price, for the grade, condition, and size from which most economically developed; for drop siding and corn cribbing, dry, add \$7; for dressed and matched, dry, add \$3; for all other standard patterns, dry, add \$3. No addition for shiplap and beaded shelving.

5. Surface measure.—Is based on nominal size, and for 1" nominal thickness is the same as board measure.

6. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

7. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

8. Other boards.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine boards not priced above.

FINISH-PONDEROSA PINE

[Price table per 1,000 board feet]

Applies to air-dried or kiln-dried lumber, in random lengths of 6 feet and longer surfaced on 2 or 4 sides to thickness indicated.

| Nominal size | Thickness surfaced | Grade 1 and 2 clear or "B" and better selects | Grade "C" selects | Grade "D" selects |
|---|-----------------------|--|---|---|
| 1 x 2" 1 x 3" 1 x 4" 1 x 6" 1 x 6" 1 x 7" 1 x 8" 1 x 10" 1 x 12" RW 1 x 13" and wider, RW 1 x 4" and |)#56a'' | \$129 129 124 131 124 xxxx 129 131 159 159 131 | \$123 123 119 126 119 XXXX 123 126 153 153 | \$104 104 100 107 100 xxxx 104 107 127 127 |
| wider. 5/4 and 6/4 x 2" 5/4 and 6/4 x 4" 5/4 and 6/4 x 4" 5/4 and 6/4 x 6" 5/4 and 6/4 x 6" 5/4 and 6/4 x 6" 5/4 and 6/4 x 7" 5/4 and 6/4 x 8" 5/4 and 6/4 x 8" 5/4 and 6/4 x 12" 5/4 and 6/4 x | }1}16" or 1516"_ | 139 139 135 149 135 xxxx 142 149 164 | 131 131 126 141 126 xxxx 134 141 155 | 107 111 111 106 121 106 XXXX 114 121 135 |

Additions and deductions per 1,000 board feet for dry surfaced

1. 8/4" Thickness.—To the 6/4" price for the grade and size, add \$7.

2. Specified lengths.—To the random length price for the grade and size: For 4/4" thickness, 6 to 16 feet long, no addition; for 4/4" thickness, 18 and 20 feet long, add \$11; for 5/4" and 6/4" thickness, 6 to 16 feet long, no addition; for 5/4" and 6/5" thickness, 18 and 20 feet long, add \$11.

3. Stained selects.—From the price for the size and length, if without stain it would grade out: "B" and better, deduct \$7 from the grade "B" and better price; "C" or "C" and better, deduct \$7 from the grade "C" price; "D" or "D" and better, deduct \$7 from the grade "D" ryice.

price; "D" or "D" and better, deduct \$7 from the grade "D" price.

4. Pitchy selects.—From the price for the size and length in grade "D" selects, deduct \$14.

5. Specified widths over 12".—To the 12" price for the grade and length, add \$3 for each inch over 12" in width.

6. Standard patterns of casing and base, jambs, sill stock, pulley stiles, and nosed stepping.—To the surfaced-4-sides price for the grade, size, and length, add \$7.

7. Beaded shelving.—Same price as for surfaced 4 sides.

8. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

9. Working and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

10. Other finish.—Continue to compute maximum

10. Other finish.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine finish-not priced above.

BEVEL SIDING-PONDEROSA PINE, IDAHO WHITE PINE, ENGLEMAN SPRUCE, LODGEFOLE PINE, AND INLAND

[Price table per 1,000 feet surface measure]

Applies to alr-dried or kiln-dried bevel siding 716" thick at one edge and 316" thick at the other edge, in random lengths of 3 to 20 feet with not over 20 percent under 9 feet (grade "E"—not over 35 percent).

| Nominal size | Actual width | Grade B and better | Grade C | Grade D | Grade E |
|--------------|----------------------|-----------------------|------------------|------------------|------------|
| | | P | onder | osa pi | ne |
| 4". 5" | 316" 436" 512" | \$66 70 67 | \$63 67 64 | \$53 58 55 | \$44 42 |
| | | Ida | sho wi | hite p | ine |
| 4" | 316" 436" 512" | 73 76 73 | 68 71 69 | 57 60 57 | 45 |

Additions and deductions per 1,000 board feet

Engleman spruce, lodgepole pine, and inland red ar.—From the price for the size and grade in ponderosa

1. Engineer of the price for the size and sector.—To the pine, deduct \$6.
2. Restricted random lengths of 9 feet and more.—To the 3 to 20 feet random length price for the size, grade, and species, add \$4.

Sales Less than \$7.50.—When the total sale is less a sales Less than \$7.50.—When the total sale is less than \$7.50.—When

species, add \$4.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other beed sides.

5. Other bevel siding.—Continue to compute maximum prices under 2d HMPR 215 on bevel siding in these species not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness]

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 15% on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|--------------|------------------------------------|------------------------------|------------------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" | \$74 73 73 73 73 73 | \$70 68 68 68 68 | \$56 54 54 54 54 54 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price for the size and grade, add \$2.

2. Rough.—To the dry surfaced price for the grade and size—if rough dry, deduct \$3; if rough green, deduct \$1.

3. Sales less than \$7.50—When the total sale is less than \$7.50 the prices as determined above may be increased in process.

creased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215. 5. Other dimension items.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine

dimension not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2"

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to $134^{\prime\prime}$ on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|--------------|-------------------------------|--|------------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" | \$79 77. 77 77 77 | \$74 72 72 72 72 72 72 | \$59 58 58 58 58 |

Additions and deductions per 1,000 board feet

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price
for the size and grade, add \$2.

2. Rough.—To the dry surfaced price for the grade and
size—if rough dry, dednet \$8; if rough green, deduct \$6,

3. Sales less than \$7.50.—When the total sale is less
than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for
workings to customer's order, and for delivery, see 2d
RMPR 215.

5. Other dimension items.—Continue to compute
maximum prices under 2d RMPR 215 on ponderosa
pine dimension not priced above.

FREIGHT RATE AREA NO. 3

BOARDS-PONDEROSA PINE

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried boards, in random or specified lengths of 6 feet and longer, surfaced to thickness indicated on 1, 2, 3, or 4 sides or on 1 or 2 sides and ship-larged.

| Nominal size | Thickness surfaced | Grade No. 1 | Grade No. 2 | Grade No. 3 | Grade No. 4 |
|--|-----------------------|--|---|--|------------------------------------|
| 1 x 4" and 1 x 6" 1 x 8" 1 x 10" 1 x 12" 1 x 14" 1 x 16" 1 x 18" | 2562" | \$96 96 97 105 109 115 120 | \$86 85 85 87 92 97 103 | \$74 73 73 73 80 83 86 | \$61 63 63 63 67 67 |
| 34 x 4" | 34" | 92 92 92 94 101 | 84 82 81 81 84 | 71 71 70 70 70 | 57 58 60 60 60 |
| 11/16 x 4" 11/16 x 6" 11/16 x 8" 11/16 x 10" 11/16 x 12" | 11/16" | 84 84 84 85 91 | 77 76 74 74 77 | 65 65 64 64 64 | 53 54 55 55 55 55 |

Additions and deductions per 1,000 feet surface measure:

1. Green, surfaced as above.—From the dry surfaced boards in the same grade and size deduct \$2.

2. Full 1" thickness, rough.—To the dry surfaced price for the size in 2552" thickness if rough dry, add \$1. If rough green, no addition.

3. 1 x 4" and wider in No. 4 grade, dry, surfaced to 252".—The maximum price for 1,000 feet surface measure is \$61.

2½2'.—The maximum price for 1,000 feet surface measure is \$61.

4. Standard patterns, machine run of product.—To dry surfaced price for the grade, condition, and size from which most economically developed: For drop siding and corn cribbing, dry, add \$7; for dressed and matched, dry, add \$3; for all other standard patterns, dry, add \$3. No addition for shiplap and beaded shelving.

5. Surface measure.—Is based on nominal size, and for 1" nominal thickness is the same as board measure.

6. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

7. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

8. Other boards.—Continue to compute maximum

8. Other boards.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine boards

FINISH-PONDEROSA PINE

[Price table per 1,000 board feet]

Applies to air-dried or kiln-dried lumber, in random lengths of 6 feet and longer surfaced on 2 or 4 sides to thickness indicated.

| Nominal size | Thickness surfaced | Grade 1 and 2 clear or B and better selects | Grade O selects | Grade D selects |
|--|-----------------------|---|---|---|
| 1x 2" 1x 8" 1x 4" 1x 6" 1x 6" 1x 7" 1x 8" 1x 10" 1x 12" RW 1 x 13" and wider. | 2562" | (\$129 129 124 132 124 (129 132 159 159 | \$123 123 119 126 119 123 126 153 153 | \$105 105 100 107 100 105 107 127 127 |
| RW 1 x 4" and wider. 5/4 and 6/4 x 2". 5/4 and 6/4 x 3". 5/4 and 6/4 x 4". 5/4 and 6/4 x 6". 5/4 and 6/4 x 6". 5/4 and 6/4 x 6". 5/4 and 6/4 x 7". 5/4 and 6/4 x 10". 5/4 and 6/4 x 12". |)11/16" or 13/16"_ | 132 (140 140 135 150 125 142 150 164 | 126 131 131 127 141 127 134 141 155 | 111 111 107 121 107 121 107 |

Additions and deductions per 1,000 board feet for dry surfaced lumber

1. 8/4" thickness.—To the 6/4 price for the grade and size, add \$7.

2. Specified lengths.—To the random length price for the grade and size: For 4/4 thickness, 6 to 16 feet long, no addition; for 4/4 thickness, 18 and 20 feet long, add \$11; for 5/4 and 6/4 thickness, 6 to 16 feet long, no addi-tion; for 5/4 and 6/4 thickness, 18 and 20 feet long, add

\$11.

3. Stained selects.—From the price for the size and length, if without stain it would grade out: B and better, deduct \$7 from the grade B and better price; C or C and better, deduct \$7 from the grade C price; D or D and better, deduct \$7 from the grade D price.

4. Pitchy selects.—From the price for the size and length in grade D selects, deduct \$14.

5. Specified widths over 12".—To the 12" price for the grade and length: add \$3 for each inch over 12" in width.

6. Standard patterns of casing and base, jambs, sill stock, pully stiles, and nosed stepping.—To the surfaced-4-sides price for the grade, size, and length, add \$7.

7. Beaded shelving.—Same price as for surfaced 4 sides.

8. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

percent.

9. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

10. Other finish.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine finish not varied above.

BEVEL SIDING—PONDEROSA PINE, IDAHO WHITE PINE, ENGLEMAN SPRUCE, LODGEPOLE PINE, AND INLAND RED CEDAR

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried bevel siding %6" thick at one edge and 346" thick at the other edge, in random lengths of 3 to 20 feet with not over 20% under 9 feet (grade "E"—not over 35%).

| A 21/4 (D. ANG. 14 14 14 14 14 14 14 14 14 14 14 14 14 | | | | | | |
|--|-------------------------|-----------------------|------------------|------------------|----------|--|
| Nominal size | Actual width | Grade B and better | Grade C | Grade D | Grade E | |
| | | Ponderosa pine | | | | |
| 4" 5" | 31½" 41½" 5½" | \$66 70 67 | \$63 67 64 | \$54 58 55 | \$44 | |
| | | 10 | laho w | hite pi | ne | |
| 4" 5" | 31/2" 41/2" 5)/2" | \$74 76 73 | \$69 71 69 | \$57 60 57 | \$45 | |

Additions and deductions per 1,000 board feet

1. Engleman spruce, lodgepole pine, and inland fed cedar.—From the price for the size and grade in ponderosa pine, deduct \$6.

2. Restricted random lengths of 9 feet and more.—To the 3-to-20-loot random length price for the size, grade, and species, add \$4.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased to percent.

4. Workings and delivery—For permitted additions for

Workings and delivery.—For permitted additions for kings to customer's order, and for delivery, see 2d workings to customer's order, and for delivery, see 2d RMPR 215.
5. Other beed siding.—Continue to compute maximum prices under 2d RMPR 215 on bevel siding in these

species not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness]

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 15%'' on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|--|------------------------------------|------------------------------|------------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" 2 x 6" 2 x 8" 2 x 10" 2 x 12" | \$75 73 73 73 73 73 | \$70 69 69 69 69 | \$56 55 55 55 55 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price for the size and grade, add \$2.

2. Rough.—To the dry surfaced price for the grade and size; if rough dry, deduct \$3; if rough green, deduct \$1.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

\$7.50 the prices as determined above may be a considered addition for the constant of the cons

DIMENSION-PONDEROSA PINE

[Price table—per 1,000 board feet, scaled on nominal 2" thickness]

Applies to air-dried or kiin-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 134" on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|--|------------------------------------|------------------------------------|------------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" 2 x 6" 2 x 8" 2 x 8" 2 x 10" 2 x 12" | \$79 77 77 77 77 77 | \$74 73 73 73 73 73 | \$60 58 58 58 58 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price for the size and grade, add \$2.

2. Rough.—To the dry surfaced price for the grade and size if rough dry, deduct \$\$: if rough green, deduct \$\$.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other dimension items.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

FREIGHT RATE AREA NO. 4

BOARDS-PONDEROSA PINE

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried boards, in random or specified lengths of 6 feet and longer, surfaced to thickness indicated on 1, 2, 3, or 4 sides or on 1 or 2 sides and shiplapped.

| Nominal size | Thickness surfaced | Grade No. 1 | Grade No. 2 | Grade No. 3 | Grade No. 4 |
|--|-----------------------|--|---|--|--|
| 1 x 4" and 1 x 6" 1 x 8" 1 x 10" 1 x 12" 1 x 14" 1 x 16" 1 x 18" | 2562" | \$96 96 98 105 109 115 120 | \$87 85 85 88 92 98 103 | \$75 73 73 73 73 81 83 86 | \$61 63 63 63 68 68 68 |
| -34 x 4" | 34" | 93 93 93 94 101 | 84 83 81 81 84 | 71 71 70 70 70 | 57 58 60 60 60 |
| 11/16 x 4" |]1316" | 84 84 84 85 91 | 77 76 75 75 77 | 65 65 64 64 64 | 53 54 55 55 55 55 |

Additions and deductions per 1,000 feet surface measure

1. Green, surfaced as above.—From the dry surfaced boards in the same grade and size deduct \$2.

2. Full 1" thickness, rough.—To the dry surfaced price for the size in 252" thickness, if rough dry, add \$1; if rough green, no addition.

3. I x 4" and wider in number 4 grade, dry, surfaced to 252".—The maximum price for 1,000 feet surface measure is \$62.

4. Standard patierns, machine run of product—To dry surfaced price for the grade, condition, and size from which most economically developed: for drop siding and corn cribbing, dry, add \$7; for dressed and matched, dry, add \$3; for all other standard patterns, dry, add \$3. No addition for shiplap and beaded shelving.

5. Surface measure.—Is based on nominal size, and for 1" nominal thickness is the same as board measure.

6. Sates less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

than \$7.50 the prices as determined according to creased 10 percent.

7. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

8. Other boards.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine boards. not priced above.

FINISH-PONDEROSA PINE

[Price table per 1,000 board feet]

Applies to air-dried or kiln-dried lumber, in random lengths of 6 feet and longer, surfaced on 2 or 4 sides to thickness indicated.

| Nominal size | Thickness surfaced | Grade 1 and 2 clear or "B" and better selects | Grade "C" selects | Grade "D" selects |
|---|-----------------------|---|--|--|
| 1 x 2" 1 x 3" 1 x 4" 1 x 5" 1 x 6" 1 x 6" 1 x 10" 1 x 10" 1 x 10" 1 x 12" R W 1 x 13" and wider, R W 1 x 4" and |)2564" | (\$129 125 132 125 132 125 (\$129 132 159 159 132 | \$123 123 119 126 119 123 126 153 153 126 | \$105 105 101 108 101 105 108 128 128 108 |
| wider, 5/4 and 6/4 x 2" 5/4 and 6/4 x 3" 5/4 and 6/4 x 4" 5/4 and 6/4 x 5" 5/4 and 6/4 x 6" 5/4 and 6/4 x 7" 5/4 and 6/4 x 10" 5/4 and 6/4 x 12" 5/4 and 6/4 x 12" |)13/16" or 15/16". | 140 140 126 150 136 143 150 164 | 131 131 127 141 127 134 141 156 | 111 107 121 107 121 107 |

Additions and deductions per 1,000 board feet for dry surfaced lumber

1. 8/4 thickness.—To the 6/4 price for the grade and size, add \$7.

2. Specified lengths.—To the random length price for the grade and size, for 4/4 thickness, 6 to 16 feet long, no addition; for 4/4 thickness, 18 and 20 feet long, add \$11; for 5/4 and 6/4 thickness, 6 to 16 feet long, no addition; for 4/4 thickness, 6 to 16 feet long, no addition; for 5/4 and 6/4 thickness, 18 and 90 feet long, and 18 thickness. tion; for 5/4 and 6/4 thickness, 18 and 20 feet long, add

\$11.

3. Stained selects.—From the price for the size and length, if without stain it would grade out: "B" and Better, deduct \$7 from the grade "B" and better price; "C" or "C" and Better, deduct \$7 from the grade "C" price; "D" or "D" and Better, deduct \$7 from the grade "C" and Better, deduct \$7 from the grade "C" price."

"C" or "C" and Better, deduct \$7 from the grade "C" price; "D" or "D" and Better, deduct \$7 from the grade "C" price; "D" or "D" and Better, deduct \$7 from the grade "D" price.

4. Picthy selects.—From the price for the size and length in grade "D" selects, deduct \$14.

5. Specified widths over 12".—To the 12" price for the grade and length, add \$3 for each inch over 12" in width.

6. Standard patterns of casing and base, jambs, sill stock, pulley stiles, and nosed stepping.—To the surfaced-4-sides price for the grade, size, and length, add \$7.

7. Beaded shelving.—Same price as for surfaced 4 sides.

8. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

9. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

10. Other finish.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine finish not priced above.

priced above.

BEVEL SIDING-PONDEROSA PINE, IDAHO WHITE PINE, ENGLEMAN SPRUCE, LODGEPOLE PINE, AND INLAND RED CEDAR

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried bevel siding 2/16" thick at one edge and 3/16" thick at the other edge, in random lengths of 3 to 20 feet with not over 20 percent under 9 feet (grade "B"—not over 35 percent).

| Nominal size | Actual width | Grade "B" and better | Grade "C" | Grade "D" | Grade "E" |
|--------------|-----------------------|-------------------------|------------------|------------------|------------|
| | | 1 | Ponder | osa pin | .0 |
| 4" | 31½", 4½", 5½", | \$66 70 67 | \$63 67 64 | \$54 58 55 | \$44 43 |
| | Idaho white pine | | | 00 | |
| 4'' 5'' | 3½" 4½" 5½" | \$74 76 73 | \$69 71 69 | \$57 60 57 | \$45 42 |

Additions and deductions per 1,000 board feet

Engleman spruce, lodgepole pine, and inland red cedar.—From the price for the size and grade in pon-derosa pine, deduct \$6.

2. Restricted random lengths of 9 feet and more.—To the 3 to 20 foot random length price for the size, grade, and species, add \$4.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other beeel siding.—Continue to compute maximum prices under 2d RMPR 215 on bevel siding in these species not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness]

Applies to sir-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 15%" on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|--|------------------------------------|------------------------------|------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" 2 x 6" 2 x 8" 2 x 10" 2 x 12" | \$75 73 73 73 73 73 | \$70 69 69 69 69 | \$56 55 55 55 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price for the size and grade, add \$2.

2. Rough.—To the dry surfaced price for the grade and size, if rough dry, deduct \$3: if rough green, deduct \$1.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased to negreen.

tamin 37.30 the prices as determined above may be in-creased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other dimension items.—Continue to compute max-fumm prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

DIMENSION-PONDEROSA PINE

[Price table (per 1,000 board feet, scaled on nominal 2" thickness)]

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 13/4" on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|--------------|------------------------------------|------------------------------------|------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" | \$79 78 78 78 78 78 | \$74 73 73 73 73 73 | \$60 59 59 59 |
| 2 x 10" | 78 | 73 | 59 |
| | 78 | 73 | 59 |

Additions and deductions per 1,000 board feet

1: Green, surfaced as above.—To the dry surfaced price for the size and grade, add \$2.

2. Rough.—To the dry surfaced price for the grade and size, if rough dry, deduct \$5; if rough green, deduct \$5.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased to proceed.

than 37.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other dimension items.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

FREIGHT RATE AREA NO. 5 BOARDS-PONDEROSA PINE

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried boards in random or specified lengths of 6 feet and longer, surfaced to thick-ness indicated on 1, 2, 3, or 4 sides or on 1 or 2 sides and chickensed.

| Nominal size | Thickness surfaced | Grade No. 1 | Grade No. 2 | Grade No. 3 | Grade No. 4 |
|---|-----------------------|---|--|--|--|
| 1 x 4" and 1 x 6" 1 x 8" 1 x 10" 1 x 12" 1 x 14" 1 x 16" 1 x 18" | }2562''{ | \$97 97 98 105 110 115 121 | \$87 85 85 88 92 98 104 | \$75 74 74 74 81 84 87 | \$62 63 63 68 68 68 |
| 34 x 4" 34 x 6" 35 x 8" 34 x 10" 34 x 12" 11/6 x 4" 11/6 x 8" 21/6 x 10" 11/10 x 10" 11/10 x 10" | 34" | 93 93 93 95 102 85 85 85 86 | 85 83 82 82 85 77 76 75 75 | 72 72 71 71 71 66 65 65 65 | 58 59 60 60 60 54 55 56 56 |

Additions and deductions per 1,000 feet surface measure

1. Green, surfaced as above.—From the dry surfaced boards in the same grade and size deduct \$2.

2. Full 1" thickness, rough.—To the dry surfaced price for the size in 25/25" thickness—if rough dry, add \$1; if rough green, add \$0.

3. I x 4" and wider in number 4 grade, dry, surfaced to 25/25".—The maximum price for 1,000 feet surface measure is \$60.

*****: "—Ine maximum price for 1,000 feet surface measure

4. Standard patterns, machine run of product.—To dry
surfaced price for the grade, condition, and size from
which most economically developed; for drop siding and
corn cribbing, dry, add \$7; for dressed and matched, dry,
add \$3; for all other standard patterns, dry, add \$3;
No addition for shiplap and beaded shelving.

5. Surface measure.—Is based on nominal size, and for
1" nominal thickness is the same as board measure.

6. Sales less than \$7.50.—When the total sale is less
than \$7.50 the prices as determined above may be increased 10 percent.

7. Workings and delivery.—For permitted additions for
workings to customer's order, and for delivery, see 2d
RMPR 215.

8. Other boards.—Continue to compute maximum
prices under 2d RMPR 215 on ponderosa pine boards
not priced above.

FINISH-PONDEROSA PINE

[Price table per 1,000 board feetl

Applies to air-dried or kiln-dried lumber, in random lengths of 6 feet and longer, surfaced on 2 or 4 sides to thickness indicated.

| Nominal size | Thickness surfaced | Grade 1 and 2 clear or "B" and better selects | Grade "C" selects | Grade "D" selects |
|---|-----------------------|---|---|---|
| 1 x 2" 1 x 3" 1 x 6" 1 x 6" 1 x 7" 1 x 7" 1 x 8" 1 x 10" 1 x 12" R W 1 x 13" and wider R W 1 x 4" and | }255s" | (\$130 130 125 132 125 130 132 160 | \$124 124 120 127 120 124 127 154 | \$105 105 101 108 101 105 108 128 128 |
| wider 5/4 and 6/4 x 2" 5/4 and 6/4 x 6" 5/4 and 6/4 x 7" 5/4 and 6/4 x 7" 5/4 and 6/4 x 10" 5/4 and 6/4 x 10" |)13/16" or 19/16"_ | 132 (141 141 136 151 136 | 127 132 132 128 142 128 135 142 156 | 108 112 112 108 122 108 |

Additions and deductions per 1,000 board feet for dry surfaced lumber

1. 8/4" thickness.—To the 6/4" price for the grade and size, add \$7.

Specified lengths.—To the random length price for the grade and size, for 4/4" thickness, 6 to 16 feet long, no addition; for 4/4" thickness, 18 and 20-feet long, add \$11; for 5/4" and 6/4" thickness, 6 to 16 feet long, no addi-tion; for 5/4" and 6/4" thickness, 18 and 20 feet long add

\$11.
3. Stained selects.—From the price for the size and length, if without stain it would grade out: "B" and Better, deduct \$7 from the grade "B" and better price: "C" or "C" and Better, deduct \$7 from the grade "C" price; "D" or "D" and Better, deduct \$7 from the grade "D" better.

"C" or "C" and Better, deduct \$7 from the grade "C" price; "D" or "D" and Better, deduct \$7 from the grade "D" price.

4. Pitchy selects.—From the price for the size and length in grade "D" selects, deduct \$14.

5* Specified widths over 12".—To the 12" price for the grade and length, add \$3 for each inch over 12" in width.

6. Standard patterns of casing and base, jambs, sill stock, pulley stiles, and nosed stepping.—To the surfaced-4-sides price for the grade, size, and length, add \$7.

7. Beaded shetving.—Same price as for surfaced 4 sides.

8. Sates less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

inan 57.30 the prices is determined additions for creased 10 percent.

9. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

10. Other finish.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine finish not wriged above.

SEVEL SIDING-PONDEROSA PINE, IDAHO WHITE PINE, ENGLEMAN SPRUCE, LODGEPOLE PINE, AND INLAND RED CEDAR

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried bevel siding %6" thick at one edge and 346" thick at the other edge, in random lengths of 3 to 20 feet with not over 20 percent under 9 feet (grade "E"—not over 35 percent).

| Nominal size | Actual width | Grade "B" and better | Grade "C" | Grade "D" | Grade "E" |
|--------------|-------------------------|-------------------------|------------------|------------------|------------|
| | | Ponderosa pine | | | 8 |
| 4" 5" | 31/2" 41/2" 51/2" | \$66 70 67 | \$63 67 65 | \$54 58 55 | \$44 43 |
| | | Idaho white pine | | | е |
| 4" 5" | 316" 416" 516" | \$74 76 73 | \$69 71 70 | \$57 61 57 | \$45 42 |

Additions and deductions per 1,000 board feet

1. Engleman spruce, todgepole pine, and inland red cedar.—From the price for the size and grade in ponderosa pine, deduct \$6.

2. Restricted random lengths of 9 feet and more.—To the 3 to 20 foot random length price for the size, grade, and species, add \$4.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other bevel siding.—Continue to compute maximum prices under 2d RMPR 215 on bevel siding in these species not priced above.

cies not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness!

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 15%'' on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|---|------------------------------|------------------------------|------------------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4". 2 x 6". 2 x 8". 2 x 10". 2 x 12". | \$75 74 74 74 74 | \$71 69 69 69 69 | \$57 55 55 55 55 55 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price for the size and grade, add \$2.

2. Rough.—To the dry surfaced price for the grade and size, if rough dry, deduct \$3; if rough green, deduct \$1.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other dimension items.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2"
thickness]

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 134" on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|--|------------------------------------|------------------------------------|------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" 2 x 6" 2 x 8" 2 x 10" 2 x 12" | \$80 78 78 78 78 78 | \$75 73 73 73 73 73 | \$61 59 59 59 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as abore—To the dry surfaced price for the size and grade, add \$2.

2. Rough—To the dry surfaced price for the grade and size—if rough dry, deduct \$7; if rough green, deduct \$5.

3. Sales less than \$7.50—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

8. Other dimension items—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

FREIGHT RATE AREA NO. 6

BOARDS-PONDEROSA PINE

[Price table per 1,000 feet surface measure]

Applies to air-dried or kin-dried boards in random or specified lengths of 6 feet and longer, surfaced to thickness indicated on 1, 2, 3, or 4 sides or on 1 or 2 sides and shiplapped.

| Nominal size | Thickness surfaced | Grade No. 1 | Grade No. 2 | Grade No. 3 | Grade No. 4 |
|---|-----------------------|--|---|--|--|
| 1 x 4" and 1 x 6" 1 x 8" 1 x 10" 1 x 12" 1 x 14" 1 x 16" 1 x 18" 34 x 4" 34 x 8" 34 x 10" 35 x 10" 35 x 10" 36 x 10" 37 x |)2552" | (\$97 97 99 106 110 116 122 94 94 95 102 85 85 85 | \$88 86 86 89 93 99 104 85 84 82 82 85 78 77 | \$76 74 74 74 74 82 84 87 72 72 71 71 71 71 66 66 65 | \$62 64 64 64 69 69 69 58 59 61 61 54 55 |
| 11/16 x 16" | | 86 92 | 76 78 | 65 65 | 56 56 |

Additions and deductions per 1,000 feet surface measure

1. Green, surfaced as above.—From the dry surfaced beards in the same grade and size, deduct \$2.

2. Full P' thickness, rough.—To the dry surfaced price for the size in "3542" thickness: II rough dry, add \$1,

if rough green, no addition.

3. 1 x 4" and wider in No. 4 grade, dry, surfaced to 23/x2"—The maximum price for 1,000 feet surface measure

23/2"—The maximum price for 1,000 feet striace measure is \$63.

4. Standard patterns, machine run of product.—To dry surfaced price for the grade, condition, and size from which most economically developed: for drop siding and corn cribbing, dry, add \$7; for dressed and matched, dry, add \$3; for all other standard patterns, dry, add \$3. No addition for shiplap and beaded shelving.

5. Surface measure.—Is based on nominal size, and for 1" nominal thickness is the same as board measure.

6. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

reased 10 percent.

7. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

8. Other boards.—Continue to compute maximum

Other boards.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine boards not priced above.

No. 229-6

FINISH-PONDEROSA PINE

[Price table per 1,000 board feet]

Applies to air-dried or kiln-dried lumber, in random lengths of 6 feet and longer, surfaced on 2 or 4 sides to thickness indicated.

| Nominal size | Thickness surfaced | Grade I and 2 clear or "B" and better selects | Grade "C" selects | Grade "D" selects |
|---|--------------------|--|--|---|
| 1 x 2" 1 x 3" 1 x 4" 1 x 5" 1 x 6" 1 x 7" 1 x 10" 1 x 10" 1 x 12" RW I x 13" and wider RW I x 4" and |)2555" | \$130 130 126 133 126 130 133 160 160 | \$124 124 120 127 120 127 120 124 127 154 | \$103 103 102 109 102 106 109 129 129 |
| wider 5/4 and 6/4 x 2" 5/4 and 6/4 x 3" 5/4 and 6/4 x 4" 5/4 and 6/4 x 5" 5/4 and 6/4 x 6" 5/4 and 6/4 x 7" 5/4 and 6/4 x 10" 5/4 and 6/4 x 12" | 11/16" or 15/16". | \ 133 \(\frac{141}{141} \) \(\frac{137}{151} \) \(\frac{137}{137} \) \(\frac{144}{151} \) \(\frac{165}{165} \) | 127 133 133 128 143 128 135 143 157 | 109 113 113 108 123 108 |

Additions and deductions per 1,000 board feet for dry sur-faced tumber

8/4" thickness .- To the 6/4 price for the grade and

1. 8/4" thickness.—To the 6/4 price for the grade and size, add \$7.
2. Specified lengths.—To the random length price for the grade and size, for 4/4 thickness, 6 to 16 feet long, no addition; for 4/4 thickness, 18 and 20 feet long, add \$11; for 5/4 and 6/4 thickness, 6 to 16 feet long, no addition; for 4/4 and 6/4 thickness, 18 and 20 feet long, add \$11.
3. Stained selects.—From the price for the size and length, if without stain it would grade out: "B" and better, deduct \$7 from the grade "C" or "C" and better, deduct \$7 from the grade "C" price; "D" or "D" and better, deduct \$7 from the grade "D" price.

price; "D" or "D" and better, deduct \$7 from the grade "D" price.

4. Pitchy selects.—From the price for the size and length in grade "D" selects, deduct \$14.

5. Specified widths over 12".—To the 12" price for the grade and length, add \$3 for each inch over 12" in width.

6. Standard patterns of casing and base, jambs, sill stock, pulley sitles, and nosed stepping.—To the surfaced-4-sides price for the grade, size, and length, add \$7.

7. Beaded shelving.—Same price as for surfaced 4 sides.

8. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

9. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

10. Other finish.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine finish not priced above.

BEVEL SIDING—PONDEROSA PINE, IDARO WHITE

BEVEL SIDING-PONDERGSA PINE, IDAHO WHITE PINE, ENGLEMAN SPRUCE, LODGEFOLE PINE, AND INLAND RED CEDAR

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried bevet siding %6" thick at one edge and %6" thick at the other edge, in random lengths of 3 to 20 feet with not over 20 percent under 9 feet (grade "E"—not over 35 percent).

| Nominal size | Actual width | Grade "B" and better | Grade "C" | Grade "D" | Grade "E" |
|--------------|-------------------------|-------------------------|------------------|------------------|-----------|
| 47. | 31/4" | \$68 71 | \$63 68 | \$54 58 | e \$44 |
| 6" | 5)4" | | aho W | 56 | 43 ne |
| 4" | 31/2" 41/2" 51/4" | \$74 76 73 | \$69 71 70 | \$57 61 57 | \$46 |

Additions and deductions per 1,000 board feet

Additions and deductions per 1,000 board feet

1. Engleman spruce, lodgepole pine, and inland red
cedar.—From the price for the size and grade in ponderosa pine, deduct \$6.

2. Restricted random lengths of 9 feet and more.—To
the 3 to 20 foot random length price for the size, grade,
and species, add \$4.

3. Sales tess than \$7.50.—When the total sale is less
than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions
for workings to customer's order, and for delivery, see
2d RMPR 215.

5. Other beed siding.—Continue to compute maximum
prices under 2d RMPR 215 on bevel siding in these
species not priced above.

species not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 4,000 board feet, scaled on nominal 2" thickness]

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 8 feet and longer, surfaced to 15%" on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|--|------------------------------|------------------------------|------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" 2 x 6" 2 x 8" 2 x 10" 2 x 12" | \$76 74 74 74 74 | \$71 70 70 70 70 | \$57 56 56 56 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price for the size and grade, add. \$3.
2. Rough.—To the dry surfaced price for the grade and size: if rough dry, deduct \$3; if rough green, add no addl-

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other dimension items,—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness]

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 134" on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|---|------------------------------|------------------------------------|------------------------------|
| | No. 1 | No. 2 | No. 3 |
| *2 x 4" 2 x 6" 2 x 8" 2 x 8" 2 x 8" 2 x 10" 2 x 12" | \$80 79 79 79 79 | \$75 74 74 74 74 74 | \$61 60 60 60 60 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price for the size and grade, add \$3.

2. Rough.—To the dry surfaced price for the grade and size, if rough dry, deduct \$7; if rough green, deduct \$5.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other dimension items.—Continue to compute max-

5. Other dimension items.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

FREIGHT RATE AREA NO. 7

BOARDS-PONDEROSA PINE

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried boards, in random or specified lengths of 6 feet and longer, surfaced to thickness indicated on 1, 2, 3, or 4 sides or on 1 or 2 sides and shiplapped.

| Nominal size | Thickness surfaced | Grade No. 1 | Grade No. 2 | Grade No. 3 | Grade No. 4 |
|--|-----------------------|--|---|--|--|
| 1 x 4" and 1 x 6" 1 x 8" 1 x 10" 1 x 12" 1 x 14" 1 x 16" 1 x 18" | 25/42" | \$98 95 99 106 110 116 | \$88 86 86 89 93 92 | \$76 75 75 75 75 52 85 | \$62 64 64 64 69 |
| 1 X 18' 34 X 6'' 34 X 8'' 34 X 10'' 34 X 12'' 11/10 X 4''' | 34" | 122 94 94 94 95 102 86 | 105 88 84 62 82 85 78 | 88 73 73 71 71 71 66 | 69 58 60 61 61 61 55 |
| 1½6 x 6" 1½6 x 8" 1½6 x 10" | 11/16" | 86 56 57 92 | 77 76 76 75 | 66 66 56 66 | 56 57 57 57 |

Additions and deductions per 1,000 feet surface measure

1. Green, surfaced as above,—From the dry surfaced boards in the same grade and size deduct \$2.

2. Full 1" thickness, rough,—To the dry surfaced price for the size in 252" thickness, if rough dry, add \$1; if rough green, no addition.

3. 1 x 4" and wider in number 4 grade, dry, surfaced to 252".—The maximum price for 1,000 feet surface measure is \$63.

2542".—The maximum price for 1,000 feet surface measure is 863.

4. Standard patterns, machine run of product.—To dry surfaced price for the grade, condition, and size from which most economically developed, for drop siding and corn cribbing, dry, add \$7; for dressed and matched, dry, add \$3; for all other standard patterns, dry, add \$3. No addition for shiplap and beaded shelving.

5. Surface measure.—Is based on nominal size, and for 1" nominal thickness is the same as board measure.

6. Sales less than \$7.50—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

7. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

8. Other boards.—Continue to compute maximum

8. Other boards.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine boards not priced above.

FINISH-PONDEROSA PINE

[Price table per 1,000 board feet]

Applies to air-dried or kiln-dried lumber, in random lengths of 6 feet and longer, surfaced on 2 or 4 sides to thickness indicated.

| Nominal size | Thickness surfaced | Grade 1 and 2 clear or "B" and better selects | Grade "C" selects | Grade "D" selects |
|--|-----------------------|--|--|--|
| 1 x 2". 1 x 3". 1 x 4". 1 x 5". 1 x 6". 1 x 7". 1 x 8". 1 x 10". 1 x 12". R W 1 x 13" and wider. R W 1 x 4" and |)256a** | (\$130 136 126 133 126 133 126 133 160 160 153 | \$125 125 120 128 120 125 128 155 155 128 | \$106 106 102 109 102 106 109 129 129 109 |
| wider. 5/4 and 6/4 x 2" 5/4 and 6/4 x 3" 5/4 and 6/4 x 4" 5/4 and 6/4 x 6" 5/4 and 6/4 x 6" 5/4 and 6/4 x 6" 5/4 and 6/4 x 7" 5/4 and 6/4 x 7" 5/4 and 6/4 x 10" 5/4 and 6/4 x 12" |)1}16" or 1516". | 141 141 137 151 137 144 151 166 | 133 133 129 143 129 136 143 157 | 113 113 109 123 109 116 123 137 |

Additions and deductions per 1,000 board feel for dry surfaced lumber

1. 8/4 thickness—To the 6/4 price for the grade and size, add \$7.

2. Specified lengths—To the random length price for the grade and size: For 4/4 thickness, 6 to 16 feet long, no addition; for 4/4 thickness, 18 and 26 feet long, add \$11; for 5/4 and 6/4 thickness, 6 to 16 feet long, no addition; for 5/4 and 6/4 thickness, 18 and 20 feet long, add

3. Stained selects—From the price for the size and length, if without stain it would grade out: "B" and better, deduct \$7 from the grade "B" and better price; "C" or "C" and better, deduct \$7 from the grade "C" price; "D" or "D" and better, deduct \$7 from the grade "D" price.

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price; "D" or "D" and better, deduct \$7 from the grade "D" price.

4. Pitchy selects—From the price for the size and length in grade "D" selects, deduct \$16.

5. Specified widths over 18".—To the 12" price for the grade and length: Add \$3 for each inch over 12" in width.

6. Standard patterns of casing and base, jambs, sill stock, pulley stiles, and nosed stepping—To the surfaced 4 sides price for the grade, size, and length, add \$7.

7. Beaded shelving—Same price as for surfaced 4 sides.

8. Sales less than \$7.50—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

9. Workings and delivery—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

10. Other finish—Continue to compute maximum

10. Other finish—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine finish not priced above.

BEVEL SIDING-PONDEROSA PINE, IDAHO WHITE PINE, ENGLEMAN SPRUCE, LODGEPOLE PINE, AND INLAND RED CEDAR

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried bevel siding \(\frac{7}{6}'' \) thick at the other edge, in random lengths of 3 to 20 feet with not over 20 percent under 9 feet (grade "E"—not over 35 percent).

| "Nominal size | Actual width | Grade "B" and better | Grade "C" | Grade "D" | Grade "E" |
|----------------|-------------------|-------------------------|------------------|------------------|------------|
| | | F | ondros | a Pine | |
| 4" 5" 6" | 3½" | \$66 71 68 | \$64 68 65 | \$54 59 56 | \$44 43 |
| | | Id | iaho w | hite pi | ne |
| 4" 5" | 3½" 4½" 5½" | \$74 76 74 | \$69 71 70 | \$57 61 57 | \$46 42 |

Additions and deductions per 1,000 board feet

Additions and acaucitons per 1,000 board ject

1. Engleman spruce, lodgepole pine, and inland red cedar.—From the price for the size and grade in ponderosa pine, deduct \$6.

2. Restricted random lengths of 9 feet and more.—To the 3 to 20 foot random length price for the size, grade, and species, add \$4.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other bevel siding.—Continue to compute maximum

5. Other bevel siding.—Continue to compute maximum prices under 2d RMPR 215 on bevel siding in these species not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness]

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 13% on 1 side and 1 edge or on 4 sides.

| , Nominal size | Grade | Grade | Grade |
|--|------------------------------|------------------------------|------------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" 2 x 6" 2 x 8" 2 x 8" 2 x 10" 2 x 12" | \$76 75 75 75 75 | \$71 70 70 70 70 | \$58 56 56 56 56 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price for the size and grade, add \$3.

2. Raugh.—To the dry surfaced price for the grade and size, if rough dry, deduct \$3; if rough green, no addition.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be in-

train 5..50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other dimension items.—Continue to compute maxmum prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness]

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 134" on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade No. 1 | Grade No. 2 | Grade No. 3 |
|--------------|----------------|----------------|----------------|
| 2 x 4" | \$81 | \$76 | \$6 |
| 2 x 6" | 79 79 | 74 74 | 6 |
| 2 x 10" | 79 79 | 74 74 | 6 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price for the size and grade, add \$3.

2. Rough.—To the dry surfaced price for the grade and size; if rough dry, deduct \$7; if rough green, deduct \$5.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other dimension items—Continue to compute may be a surfaced and the surfaced and th

5. Other dimension items.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

FREIGHT RATE AREA NO. 8

BOARDS-PONDEROSA PINE

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried boards, in random or specified lengths of 6' and longer, surfaced to thick-ness indicated on 1, 2, 3, or 4 sides or on 1 or 2 sides and shiplapped.

| Nominal size | Thickness surfaced | Grade No. 1 | Grade No. 2 | Grade No. 3 | Grade No. 4 |
|--|---|---|--|--|--|
| 1 x 4" and 1 x 6" _ 1 x 8" _ 1 x 10" _ 1 x 12" _ 1 x 14" _ 1 x 16" _ 1 x 18" _ 34 x 4" _ 54 x 8" _ 54 x 8" _ 54 x 12" _ 1 1/16 x 4" _ 1 1/16 x 8" _ 1 1/16 x 8 | }25\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\ | (\$98 98 100 107 111 117 122 94 94 96 103 86 86 86 86 87 | \$88 67 87 90 94 100 105 86 84 83 86 79 77 76 76 | \$77 75 75 75 82 85 88 73 72 72 72 72 67 66 66 | \$63 65 65 70 70 59 60 61 61 55 56 57 |

Additions and deductions per 1,000 feet surface measure

1. Green, surfaced as above.—From the dry surfaced boards in the same grade and size, deduct \$2.

2. Full 1" thickness, rough.—To the dry surfaced price for the size in 2542" thickness, if rough dry, add \$1; if rough green, add \$1.

3. 1 x 4" and wider in number 4 grade, dry, surfaced to 2542".—The maximum price for 1,000 feet surface measure is \$63.

4. Standard patterns, machine run of products.—To dry surfaced price for the grade, condition, and size from which most economically developed: for drop siding and corn cribbing, dry, add \$7; for dressed and matched, dry, add \$3; for all other standard patterns, dry, add \$3. No addition for shiplap and beaded shelving.

5. Surface measure.—Is based on nominal size, and for 1" nominal thickness is the same as board measure.

6. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

7. Workings and delicery.—For permitted additions for workings to customer's order, and for delivery, see 24 RMPR 215.

8. Other boards.—Continue to compute maximum

8. Other boards.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine boards not priced above.

FINISH-PONDZROSA PINE

[Price table per 1,000 board feet!

Applies to air-dried or kiln-dried lumber, in random lengths of 6 feet and longer, surfaced on 2 or 4 sides to thickness indicated.

| Nominal size | Thickness surfaced | Grade 1 and 2 clear or B and better selects | Grade C selects | Grade D selects |
|----------------------------|--|---|-----------------|-----------------|
| 1 x 2" | 1 | (\$131 | \$125 | \$107 |
| 1 x 3" | +27 | 131 | 125 | 107 |
| 1 x 4" | The same of the sa | 127 | 121 128 | 102 |
| 1 x 6" | | 127 | 121 | 102 |
| 1 x 7" | | 1 | 1.LA | 104 |
| 1 x 8" | 2542" | 131 | 125 | 107 |
| 1 x 10" | Age Harrison | 134 | 128 | 110 |
| 1 x 12" | | 161 | 155 | 130 |
| R W 1 x 13" and | | 161 | 155 | 130 |
| wider. | | 101 | 7000 | *** |
| R W 1 x 4" and | Maria de la companya della companya | 134 | 128 | 110 |
| wider. 5/4 and 6/4 x 2" | | 1 | The same | |
| 5/4 and 6/4 x 3" | | / 142 | 134 | 114 |
| 5/4 and 6/4 x 4" | | 142 | 134 | 114 |
| 5/4 and 6/4 x 5" | | 138 | 129 | 109 |
| 5/4 and 6/4 x 6" | 134a" or 15fa" - | 152 | 143 | 124 |
| 5/4 and 6/4 x 7" | 1 | 138 | 129 | 109 |
| 5/4 and 6/4 x 8" | | 145 | 136 | 116 |
| 5/4 and 6/4 x 10" | 100 | 152 | 143 | 124 |
| 5/4 and 6/4 x 12" | | 166 | 158 | 138 |
| | | 1. 200 | 200 | 190 |

Additions and deductions per 1,000 board feet for dry sur-faced lumber

1. 8/4" thickness.— To the 6/4 price for the grade and size, add \$7.

2. Specified lengths.—To the random length price for the grade and size: for 4/4 thickness, 6 to 16 feet long, no addition; for 4/4 thickness, 18 and 20 feet long, add \$11; for 5/4 and 6/4 thickness, 6 to 16 feet long, no addition; for 5/4 and 6/4 thickness, 18 and 20 feet long, add size for 5/4 and 6/4 thickness, 18 and 20 feet long, add

3. Stained selects.—From the price for the size and length, if without stain it would grade out: "B" and Better, deduct \$7 from the grade "B" and better price; "C" or "C" and Better, deduct \$7 from the grade "C" price; "D" or "D" and Better, deduct \$7 from the grade "D" price; "D" or "B" and Better, deduct \$7 from the grade "D" price; "D" or "B" and Better, deduct \$7 from the grade "B" price.

price; "D" or "D" and Better, deduct \$7 from the grade "D" price.
4. Pitchy selects.—From the price for the size and length in grade "D" selects, deduct \$14.
5. Specified widths ver 18".—To the 12" price for the grade and length, add \$3 for each inch over 12" in width.
6. Standard patterns of casing and base, jambs, sill stock, pulley stiles, and nosed stepping.—To the surfaced-4-sides price for the grade, size, and length, add \$7.
7. Beaded shelving.—Same price as for surfaced 4 sides.
8. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
9. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.
10. Other finish.—Continue to compute maximum

10. Other finish.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine finish not priced above.

BEVEL SIDING-PONDERGSA PINE, IDAHO WHITE PINE, ENGLEMAN SPRUCE, LODGEFOLE PINE, AND INLAND RED CEDAR

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried bevel siding 74e" thick at one edge and 34e" thick at the other edge, in random lengths of 3 to 20 feet with not over 20 percent under 9 feet (grade E—not over 35 percent).

| Nominal size | Actual width | Grade B and better | Grade C | Grade D | Grade E |
|----------------|--|-----------------------|------------------|------------------|----------|
| | COLUMN TO SERVICE SERV | 1 | Ponder | osa pin | в |
| 4" 5" 6" | 334" 436" 534" | \$67 71 68 | \$64 68 65 | \$54 59 56 | \$45 |
| | Table ! | Id | iaho w | hite pi | ne |
| 48 5" 6" | 3½" 4½" 5½"" | \$74 77 74 | \$69 72 70 | \$58 61 58 | \$46 |

Additions and deductions per 1,000 board feet

1. Engleman spruce, lodgepole pine, and inland red cedar.—From the price for the size and grade in ponderosa pine, deduct \$6.

2. Restricted random lengths of 9 feet and more.—To the 3 to 20 foot length price for the size, grade, and species, add \$4.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other bevel siding.—Continue to compute maximum

5. Other bevel siding.—Continue to compute maximum prices under 2d RMPR 215 on bevel siding in these species not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness]

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 196'' on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|--|------------------------------------|------------------------------------|------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" 2 x 6" 2 x 8" 2 x 10" 2 x 12" | \$77 75 75 75 75 75 | \$72 71 71 71 71 71 | \$58 57 57 57 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as above. - To the dry surfaced price

or the size and grade, add \$3.

2. Rough.—To the dry surfaced price for the grade and size if rough dry, deduct \$3; if rough green, no addition

Sales less than \$7.50.—When the total sale is less

Saltes less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
 Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

Other dimension items.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness]

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 134" on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|--------------|------------------------------|------------------------------------|------------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" | \$81 80 80 80 80 | \$76 75 75 75 75 75 | \$62 61 61 61 61 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price for the size and grade, add \$3.

2. Rough.—To the dry surfaced price for the grade and size, if rough dry, deduct \$7; if rough green, deduct \$4.

3. Sales less than \$7.50.—When the total sale is less than \$7.50, the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other dimension items.—Continue to compute max-

5. Other dimension items.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

FREIGHT RATE AREA NO. 9

BOARDS-PONDEROSA PINE

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiin-dried boards, in random or specified lengths of 6 feet and longer, surfaced to thickness indicated on 1, 2, 3, or 4 sides or on 1 or 2 sides and shiplapped.

| Nominal size | Thickness surfaced | Grade No. 1 | Grade No. 2 | Grade No. 3 | Grade No. 4 |
|--|-----------------------|--|---|--|--|
| 1 x 4" and 1 x 6" 1 x 8" 1 x 10" 1 x 12" 1 x 14" 1 x 16" | 3552" | \$100 100 101 108 112 118 | \$90 88 88 91 95 101 | \$78 76 76 76 84 87 | \$64 66 66 66 71 71 |
| 1 x 18" 34 x 4" 34 x 6" 34 x 8" 34 x 10" 34 x 12" 13/6 x 4" 15/6 x 4" | 34" | 96 96 96 97 104 87 | 107 87 86 84 84 87 80 79 | 90 74 74 73 73 73 68 68 | 71 60 61 63 63 63 56 |
| 13/6 x 6" 13/6 x 8" 13/6 x 10" 13/6 x 12" | 11/16" | 87 88 94 | 78 78 80 | 67 67 67 | 58 58 58 |

Additions and deductions per 1,000 feet surface measure

1. Green, surfaced as above.—From the dry surfaced boards in the same grade and size, deduct \$1.

2. Full 1" thickness, rough—To the dry surfaced price for the size in 2332" thickness: If rough dry, add \$2;

if rough green, add \$2.

3. I x 4" and wider in No. 4 grade, dry, surfaced to 25\(\frac{25}{32}\)".—The maximum price for 1,000 feet surface measure

4. Standard patterns, machine rum of product.—To dry surfaced price for the grade, condition, and size from which most economically developed: For drop siding and corn cribbing, dry, add \$7; for dressed and matched, dry, add \$3; for all other standard patterns, dry, add \$3. No addition for shiplap and beaded shelving.

5. Surface measure.—Is based on nominal size, and for 1" nominal thickness is the same as board measure.

6. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

7. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

8. Other boards.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine boards not priced above.

FINISH-PONDEROSA PINE

[Price table per 1,000 board feet]

Applies to air-dried or kiln-dried lumber, in random lengths of 6 feet and longer, surfaced on 2 or 4 sides to thickness indicated.

| Nominal size | Thickness surfaced | Grade 1 and 2 clear or "B" and better selects | Grade "C" selects | Grade "D" selects |
|--------------------------------------|--------------------|---|-------------------|-------------------|
| 1 x 2" 1 x 3" |) | (\$132 132 | \$127 127 | \$108 108 |
| 1 x 4" | | 128 | 122 | 104 |
| Î x 5" | | 135 | 129 | 111 |
| 1 x 6" | | 128 | 122 | 104 |
| 1 x 8" | 3569# | 132 | 127 | 108 |
| 1 x 10" | 794 | 135 | 129 | 111 |
| 1 x 12" | | 162 | 157 | 131 |
| R W 1 x 13" and wider. | | 162 | 157 | 131 |
| R W 1 x 4" and wider. | | 135 | 129 | 111 |
| 5/4 and 6/4 x 2" | (| 1 144 | 135 | 115 |
| 5/4 and 6/4 x 3" | | 144 | 135 | 115 |
| 5/4 and 6/4 x 4" | | 139 | 131 | 111 |
| 5/4 and 6/4 x 5" | | 154 | 145 | 125 |
| 5/4 and 6/4 x 6" | 11/16" or 11/16". | 139 | 131 | 111 |
| 5/4 and 6/4 x 7" 5/4 and 6/4 x 8" | | 147 | 138 | 118 |
| 5/4 and 6/4 x 10" | | 154 | 145 | 125 |
| 5/4 and 6/4 x 12" |) | 168 | 159 | 139 |
| | | | | and of |

Additions and deductions per 1,000 board feet for dry sur-faced lumber

1. 8/4" thickness.—To the 6/4" price for the grade and size, add \$7.

2. Specified lengths.—To the random length price for the grade and size: For 4/4" thickness, 6 to 16 feet long, no addition; for 4/4" thickness, 18 and 20 feet long, add \$11, for 5/4" and 6/4" thickness, 6 to 16 feet long, no addition; for 5/4" and 6/4" thickness, 6 to 16 feet long, no addition; for 5/4" and 6/4" thickness, 18 and 20 feet long, add \$11.

3. Stained selects.—From the price for the size and

\$11.

3. Stained selects.—From the price for the size and length, if without stain it would grade out: "B" and better, deduct \$7 from the grade "B" and better price: "C" or "C" and better, deduct \$7 from the grade "C" price; "D" or "D" and better, deduct \$7 from the grade "C"

price; "D" or "D" and better, deduct \$\text{st from the grade "D" price.

4. Pitchy selects,—From the price for the size and length in grade "D" selects, deduct \$14.

5. Specified widths over 12".—To the 12" price for the grade and length, add \$3 for each inch over 12" in width.

6. Standard patterns of casing and base, jambs, sill stock, pulley stiles, and nosed stepping.—To the surfaced 4-sides price for the grade, size, and length, add \$7.

7. Beaded shelving.—Same price as for surfaced 4 sides.

8. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

than \$7.50 the prices as determine the creased 10 percent.

9. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

10. Other finish.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine finish not

BEVEL SIDING-PONDEROSA PINE, IDAHO WHITE PINE, ENGLEMAN SPRUCE, LODGEPOLE PINE, AND INLAND RED CEDAR

[Price table per 1,000 feet surface measurel

Applies to air-dried or kiln-dried bevel siding %6" thick at one edge and ¾6" thick at the other edge, in random lengths of 3 to 20 feet with not over 20 percent under 9 feet (grade "E"—not over 35 percent).

| Nominal size | Actual width | Grade "B" and better | Grade "C" | Grade "D" | Grade "E" |
|-------------------|-------------------------|-------------------------|------------------|------------------|------------|
| 4". 5". 6". | 31/3" 41/4" 53/4" | | \$64 69 66 | \$55 59 56 | \$45 44 |
| | | Id | laho w | hite pi | ne |
| 4" 5" 6" | 3½" | \$75 77 74 | \$70 72 71 | \$58 62 58 | \$46 43 |

Additions and deductions per 1,000 board feet

Additions and deductions per 1,000 board feet

1. Engleman spruce, todgepole pine, and inland red cedar.—From the price for the size and grade in ponderosa pine, deduct \$6.

2. Restricted random lengths of 9 feet and more.—To the 3- to 20-foot length price for the size, grade, and species, add \$4.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other bevel siding.—Continue to compute maximum prices under 2d RMPR 215 on bevel siding in these species not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness]

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 15%" on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade No. 1 | Grade No. 2 | Grade No. 3 |
|--------------|----------------|----------------|------------------------|
| 2 x 4" | \$78 77 | \$73 | \$59 |
| 2 x 8" | 77 | 72 72 72 | \$59 58 58 58 |
| 2 x 12" | 77 | 72 | 58 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price for the size and grade, add \$3.

2. Rough.—To the dry surfaced price for the grade and size: If rough dry, deduct \$2; if rough green, add \$1.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other dimension items.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness]

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 1¾" on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|---------------------------------------|------------------------------|------------------------------|------------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" 2 x 6" 2 x 8" 2 x 10" | \$83 81 81 81 81 | \$78 76 76 76 76 | \$63 62 62 62 62 |

Additions and deductions per 1,000 board feet

Green, surfaced as above.-To the dry surfaced price

for the size and grade, add \$3.

2. Rough.—To the dry surfaced price for the grade and size, if rough dry, deduct \$7, if rough green, deduct \$4.

\$4.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

Other dimension items.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

FREIGHT RATE AREA NO. 10

BOARDS-PONDEROSA PINE

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried boards in random or specified lengths of 6 feet and longer surfaced to thick-ness indicated on 1, 2, 3, or 4 sides or on 1 or 2 sides and

| Nominal size | Thickness surfaced | Grade No. 1 | Grade No. 2 | Grade No. 3 | Grade No. 4 |
|--|-----------------------|--|--|--|--|
| 1 x 4" and 1 x 6" 1 x 8" 1 x 10" 1 x 12" 1 x 14" 1 x 18" 3 4 x 4" 3 4 x 4" 3 5 x 8" 3 5 x 12" 1 1/0 x 4" 1 1/0 x 4" 1 1/0 x 8" 1 1/0 x 8" 1 1/0 x 8" 1 1/0 x 8" 1 1/0 x 10" 1 1/10 x 10" | } ²⁵⁶² " | \$100 100 101 101 113 119 124 96 96 98 105 88 88 88 89 94 | \$90 89 89 91 96 101 107 88 86 85 85 88 80 79 78 80 | \$78 77 77 77 77 84 87 90 75 75 73 73 73 73 68 68 68 68 | \$65 66 66 66 72 72 72 61 62 63 63 57 58 59 |

Additions and deductions per 1,000 feet surface measure

1. Green, surfaced as above.—From the dry surfaced boards in the same grade and size, deduct \$1.

2. Full 1" thickness, rough.—To the dry surfaced price for the size in 2952" thickness, if rough dry, add \$2; if rough green, add \$2.

3. 1 x 4" and wider in No. 4 grade, dry, surfaced to 2952".—The maximum price for 1,000 feet surface measure is 865.

4. Standard patterns, machine run of product.—To dry surfaced price for the grade, condition, and size from which most economically developed: for drop siding and corn cribbing, dry, add \$7; for dressed and matched, dry, add \$3; for all other standard patterns, dry, add \$3. No addition for shiplap and beaded shelving.

5. Surface measure.—Is based on nominal size, and for 1" nominal thickness is the same as board measure.

6. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

7. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

8. Other boards—Continue to compute maximum

8. Other boards—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine boards not priced above.

FINISH-PONDEROSA PINE [Price table per 1,000 board feet]

Applies to air-dried or kiln-dried lumber, in random lengths of 6 feet and longer, surfaced on 2 or 4 sides to thickness indicated.

| Nominal size | Thickness surfaced | Grade I and 2 clear or "B" and better selects | Grade "C" selects | Grade "D" selects |
|---|-----------------------|---|---|---------------------------------------|
| 1 x 2" 1 x 3" 1 x 4" 1 x 5" 1 x 6" 1 x 6" 1 x 7" 1 x 8" 1 x 10" 1 x 12" R W 1 x 13" and wider. R W 1 x 4" and wider. |)2552" | (\$133 133 129 136 129 133 136 163 163 136 | \$127 127 123 130 123 127 130 157 157 | \$109 109 104 211 104 |
| 5/4 and 6/4 x 2" 5/4 and 6/4 x 3" 5/4 and 6/4 x 4" 5/4 and 6/4 x 4" 5/4 and 6/4 x 5" 5/4 and 6/4 x 6" 5/4 and 6/4 x 7" 5/4 and 6/4 x 7" 5/4 and 6/4 x 12" | 13/16" or 15/16". | 144 144 140 154 140 147 154 169 | 136 136 131 146 131 139 146 160 | 116 116 111 126 111 |

Additions and deductions per 1,000 board feet for dry surfaced lumber

8/4 thickness .- To the 6/4 price for the grade and

8/4 thickness.—To the 6/4 price for the grade and size, add \$7.
 Specified lengths.—To the random length price for the grade and size, for 4/4 thickness, 6 to 16 feet long, no addition; for 4/4 thickness, 18 and 20 feet long, and \$11; for 5/4 and 6/4 thickness, 6 to 16 feet long, no addition; for 5/4 and 6/4 thickness, 18 and 20 feet long, add

\$11.

3. Stained selects.—From the price for the size and length, if without stain it would grade out: "B" and Better, deduct \$7 from the grade "B" and better price; "C" or "C" and Better, deduct \$7 from the grade "C" price; "D" or "D" and Better, deduct \$7 from the grade "C".

price; "D" or "D" and Better, deduct \$7 from the grade "D" price.

4. Pitchy selects.—From the price for the size and length in grade "D" selects, deduct \$14.

5. Specified widths over 12".—To the 12" price for the grade and length, add \$3 for each inch over 12" in width.

6. Standard patterns of casing and base, jambs, still stock, pulley stiles, and nosed stepping.—To the surfaced-4 sides price for the grade, size, and length, add \$7.

7. Beaded shelving.—Same price as for surfaced 4 sides.

8. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

9. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

10. Other finish.—Continue to compute maximum

10. Other finish.—Continue to compute maximum rices under 2d RMPR 215 on ponderosa pine finish not

BEVEL SIDING-PONDEROSA PINE, IDAHO WHITE PINE, ENGLEMAN SPRUCE, LODGEFOLE PINE, AND INLAND RED CEDAR

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried bevel siding 756" thick at one edge and 346" thick at the other edge, in random lengths of 3 to 20 feet with not over 20 percent under 9 feet (grade "E"—not over 35 percent).

| Nominal size | Actual width | Grade "B" and better | Grade "C" | Grade "D" | Grade "E" |
|--------------|----------------------|-------------------------|------------------|------------------|------------|
| | | I | onder | osa pin | 8 |
| 4" | 314" 414" 514" | \$67 72 69 | \$64 69 66 | \$55 59 57 | \$45 |
| | | Id | laho w | hite pi | ne |
| 4" 5" | 3½" 4½" 5½" | \$75 77 74 | \$70 72 71 | \$58 62 58 | \$47 43 |

Additions and deductions per 1,000 board feet

1. Engleman spruce, lodgepole pine, and inland red cedar.—From the price for the size and grade in ponderosa pine, deduct \$6.

2. Restricted random lengths of 9 feet and more.—To the 3 to 20 feet random length price for the size, grade,

the 3 to 20 leet random length price for the size, grade, and species, add \$4.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 21 RMPR 215.

5. Other berel siding.—Continue to compute maximum.

5. Other bevel siding.—Continue to compute maximum prices under 2d RMPR 215 on bevel siding in these species not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness]

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 15%" on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|--|------------------------------------|------------------------------------|------------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" 2 x 6" 2 x 8" 2 x 10" 2 x 12" | \$79 77 77 77 77 77 | \$74 73 73 73 73 73 | \$60 59 59 59 59 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price for the size and grade, add \$4.

2. Rough—To the dry surfaced price for the grade and size, if rough dry, deduct \$2; if rough green, add \$2.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other dimension thems.—Combined to surface the surface of the surface

5. Other dimension items —Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 13/4" on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade No. 1 | Grade No. 2 | Grade No. 3 |
|----------------------------|------------------|------------------|------------------------------|
| 2 x 4" 2 x 6" 2 x 8" | \$83 82 82 | \$78 77 77 | \$64 63 63 64 65 |
| 2 x 10" 2 x 12" | 82 82 | 77 | 65 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price for the size and grade, add \$4.

2. Rough.—To the dry surfaced price for the grade and size; if rough dry, deduct \$7; if rough green, deduct \$3.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other dimension terms—Continue to compute maying the second of the sec

5. Other dimension items.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

FREIGHT RATE AREA NO. 11

BOARDS-PONDEROSA PINE

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried boards, in random or specified lengths of 6 feet and longer, surfaced to thick-ness indicated on 1, 2, 3, or 4 sides or on 1 or 2 sides and

| Nominal size | Thickness surfaced | Grade No. 1 | Grade No. 2 | Grade No. 3 | Grade No. 4 |
|-----------------------------|---|-------------|-------------|-------------|-------------|
| 1 x 4" and 1 x 6" 1 x 8" |) | (\$101 | \$91 89 | \$79 78 | \$65 67 |
| 1 x 10" | LOCATION . | 102 | 89 | 78 | 67 |
| 1 x 12" | 2932" | (109 | 92 | 78 | 67 |
| 1 x 14" | 120000000000000000000000000000000000000 | 114 | 97 102 | 85 88 | 72 72 |
| 1 x 16" 1 x 18" | | 125 | 102 | 91 | 72 |
| 34 x 4" | 1 | 97 | 88 | 76 | 61 |
| % x 6" | | 97 | 87 | 76 | 63 |
| 34 x 8" | 34" | 3 97 | 86 | 74 | 64 |
| 34 x 10" | 75- 327-33-32-37-1 | 98 | 86 | 74 | 64 |
| 34 x 12" | | 106 | 88 | 74 | 64 |
| 13/10 x 4" | | 88 | 81 | 69 | 57 |
| 11/16 X 6" | 111.11 | 88 | 80 79 | 69 | 58 59 |
| 11/6 x 8" | 710 | 88 | 79 | 68 68 | 59 |
| 11/16 x 12" | | 95 | 81 | 68 | 59 |

Additions and deductions per 1,000 feet surface measure

1. Green, surfaced as above.—From the dry surfaced boards in the same grade and size deduct \$1.

2. Full 1" thickness, rough.—To the dry surfaced price for the size in *5'22" thickness—if rough dry, add \$2; if rough green, add \$2.

3. 1 x 4" and wider in No. 4 grade, dry, surfaced to *25'24".—The maximum price for 1,000 feet surface measure is \$66.

3. 1 x 4 and wider in No. 4 grade, dry, surfaced to 1844".—The maximum price for 1,000 feet surface measure is \$66.

4. Standard patterns, machine run of product.—To dry surfaced price for the grade, condition, and size from which most economically developed; for drop siding and corn cribbing, dry, add \$7; for dressed and matched, dry, add \$3; for all other standard patterns, dry, add \$3. No addition for shiplap and beaded shelving.

5. Surface measure.—Is based on nominal size, and for 1" nominal thickness is the same as board measure.

6. Sules less than \$7:50. When the total sale is less than \$7.50 the prices as determined above may be m-creased 10 percent.

7. Workings and delicery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

8. Other boards.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine boards not priced above.

ot priced above.

FINISH-PONDEROSA PINE

[Price table per 1,000 board feet]

Applies to air-dried or kiln-dried lumber, in random lengths of 6 feet and longer, surfaced on 2 or 4 sides to thickness indicated.

| Nominal size | Thickness surfaced | Grade I and 2 clear or "B" and better selects | Grade "C" selects | Grade "D" selects |
|-------------------|--|---|-------------------|-------------------|
| 1 x 2" | . 1 | /\$134 | \$128 | \$109 |
| 1 x 3" | | 134 | 128 | 109 |
| 1 x 4" | | 129 | 124 | 105 |
| 1 x 5" | The Late of the La | 137 | 131 | 112 |
| 1 x 6" | | 129 | 124 | 105 |
| 1 x 7" | | | | |
| 1 x 8" | 2569" | 134 | 125 | 109 |
| 1 x 10" | 102 | 137 | 131 | 112 |
| 1 x 12" | | 164 | 158 | 132 |
| R W 1 x 13" and | The same | 164 | 158 | 132 |
| wider. | | | 200 | |
| R W 1 x 4" and | | 137 | 131 | 112 |
| wider. | | 101 | -01 | |
| 5/4 and 6/4 x 2" | K | 1 145 | 137 | 117 |
| #14 and 014 a 011 | | 145 | 137 | 117 |
| 5/4 and 6/4 x 4" | | 141 | 132 | 112 |
| 5/4 and 6/4 x 5" | | 155 | 147 | 127 |
| 5/4 and 6/4 x 6" | 11/16" or 15/16". | 141 | 132 | 112 |
| 5/4 and 6/4 x 7" | 1 1/10 Or 1/10 - | | | |
| 5/4 and 6/4 x 8" | | 148 | 140 | 120 |
| 5/4 and 6/4 x 10" | | 155 | 147 | 127 |
| 5/4 and 6/4 x 12" | | 170 | 151 | 141 |
| 0/1 and 0/1 x 12 | - | 1 | 200 | |
| | | , | | _ |

Additions and deductions per 1,000 board feet for dry surfaced tumber

1. 8/4" thickness.—To the 6/4" price for the grade and size, add \$7.

2. Specified lengths.—To the random length price for the grade and size: For 4/4" thickness, 6 to 16 feet long, no addition; for 4/4" thickness, 18 and 20 feet long, add \$11; for 5/4" and 6/4" thickness, 6 to 16 feet long, no addition; for 5/4" and 6/4" thickness, 18 and 20 feet long, add \$11.

tion; for 5/4" and 6/4" thickness, 18 and 20 feet long, add \$11.

3. Stained selects,—From the price for the size and length, if without stain it would grade out: "B" and better, deduct \$7 from the grade "B" and better price; "C" or "C" and better, deduct \$7 from the grade "C" or "C" and better, deduct \$7 from the grade "C" price; "D" or "D" and better, deduct \$7 from the grade "D" price.

4. Pitchy selects.—From the price for the size and length in grade "D" selects, deduct \$14.

5. Specified widths over 12".—To the 12" price for the grade and length add \$3 for each inch over 12" in width.

6. Standard patterns of casing and base, 'ambs, sill stock, pulley stilles, and nosed stepping.—To the surfaced-4-sides price for the grade, size, and length, add \$7.

7. Beaded shelving.—Same price as for surfaced 4 sides.

8. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

9. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

10. Other finish.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine finish not priced above.

BEVEL SIDING-PONDEROSA PINE, IDAHO WHITE PINE, ENGLEMAN SPRUCE, LODGEPOLE PINE, AND INLAND RED CEDAR

[Price table per 1,000 feet surface measurel

Applies to air-dried or kiln-dried bevel siding 7%e" thick at one edge and 3\(^4\) thick at the other edge, in random lengths of 3 to 20 feet with not over 20 percent under 9 feet (grade "E"—not over 35 percent).

| Nominal size | Actual width | Grade "B" and better | Grade "C" | Grade "D" | Grade "E" |
|--------------------|-------------------------|-------------------------|------------------|------------------|-----------|
| | | 1 | onder | osa pin | 6 |
| 4'' 5''. 6'' | 31/2" 41/2" 53/4" | \$68 72 69 | \$65 69 66 | \$56 60 57 | \$46 |
| | | Id | laho w | hite pi | ne |
| 4" | 314" | \$76 | \$71 73 | \$59 62 | \$47 |
| 5" | 51/2" | 78 75 | 71 | 59 | 44 |

Additions and deductions per 1,000 board feet

1. Engleman spruce, todgepole pine, and inland red cedar.—From the price for the size and grade in ponderosa pine, deduct \$6.

2. Restricted random lengths of 9 feet and more.—To the 3 to 20 foot random length price for the size, grade, and species, add \$4.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

than 57.50 the prices as determined creased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other bevel siding.—Continue to compute maximum prices under 2d RMPR 215 on bevel siding in these species not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness]

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 15%' on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|--|------------------------------------|------------------------------------|------------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" 2 x 8" 2 x 8" 2 x 10" 2 x 12" | \$79 78 78 78 78 78 | \$75 73 73 73 73 73 | \$61 59 59 59 59 |

Additions and deductions per 1,000 board feet

Additions and actuctions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price
for the size and grade, add \$4.

2. Rough.—To the dry surfaced price for the grade and
size: If rough dry, deduct \$2. if rough green, add \$2.

3. Sales less than \$7.50.—When the total sale is less
than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for
workings to customer's order, and for delivery, see 2d
RMPR 215.

5. Other dimension item.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine
dimension not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness]

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 134" on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|--|------------------------------|------------------------------------|------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" 2 x 6" 2 x 8" 2 x 10" 2 x 12" | \$84 83 83 83 83 | \$79 78 78 78 78 78 | \$65 64 64 64 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price or the size and grade, add \$4.

2. Rough.—To the dry surfaced price for the grade and size: If rough dry, deduct \$7: if rough green, deduct \$3.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other dimension items.—Continuate computers.

5. Other dimension items.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

FREIGHT RATE AREA NO. 12

BOARDS-PONDEROSA PINE

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried boards, in random or specified lengths of 6 feet and longer, surfaced to thick-ness indicated on 1, 2, 3, or 4 sides or on 1 or 2 sides and

| Nominal size | Thickness surfaced | Grade No. 1 | Grade No. 2 | Grade No. 3 | Grade No. 4 |
|---|-----------------------|--|--|--|--|
| 1 x 4" and 1 x 6" 1 x 8" |)296a''{] | \$103 103 104 112 116 122 127 99 99 101 | \$93 92 92 94 99 104 110 91 89 88 88 | \$81 80 80 80 87 90 93 77 77 76 76 | \$68 69 69 75 75 75 63 65 66 66 |
| \$4 x 12" 116 x 4" 116 x 4" 116 x 8" 116 x 10" 116 x 12" | 13/16" | 108 90 90 90 91 97 | 91 83 82 81 81 83 | 76 71 71 70 70 70 | 66 59 60 61 61 61 |

Additions and deductions per 1,000 feet surface measure

1. Green, surfaced as above.—From the dry surfaced boards in the same grade and size deduct nothing.

2. Fud 1" thickness, rough.—To the dry surfaced price for the size in 3953" thickness, if rough dry, add \$3; if rough green, add \$4.

3. 1 x 4" and wider in No. 4 grade, dry, surfaced to 2552".—The maximum price for 1,000 feet surface measure is \$68.

2922".—The maximum price for 1,000 feet surface measure is \$68.

4. Standard patterns, machine run of product.—To dry surfaced price for the grade, condition, and size from which most economically developed: For dropsiding and corn cribbing, dry, add \$7; for dressed and matched, dry, add \$3; for all other standard patterns, dry, add \$3; no addition for shiplap and beaded shelving.

5. Surface measure.—Is based on nominal size, and for 1" nominal thickness is the same as board measure.

6. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

7. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

8. Other boards.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine boards not priced above,

FINISH-PONDEBOSA PINE

[Price table per 1,000 board feet]

Applies to air-dried or kiln-dried lumber, in random lengths of θ feet and longer, surfaced on 2 or 4 sides to thickness indicated.

| Nominal size | Thickness surfaced | Grade I and 2 clear or B and better selects | Grade C selects | Grade D selects |
|------------------------|--|---|-----------------|-----------------|
| 1 x 2" | | /\$136 | \$130 | \$112 |
| 1 x 3" | | 136 | 130 | 112 |
| 1 x 3" 1 x 4" | the state of the s | 132 | 126 | 107 |
| 1 x 5" | 2000 | 139 | 133 | 114 |
| 1 x 6" | THE STATE OF THE STATE OF | 132 | 126 | 107 |
| 1 x 7" | 1950/00 | | | |
| 1 x 8" | }2562" | 136 | 130 | 112 |
| 1 x 10" | No. of Participation | 139 | 133 | 114 |
| 1 x 12" | | 166 | 160 | 134 |
| RW 1 x .13" and wider. | 1200 | 166 | 160 | 134 |
| RW 1 x 4" and wider. | 1.50 | 139 | 133 | 114 |
| 5/4 and 6/4 x 2" | 1 | 1 148 | 139 | 119 |
| E14 and 014 = 011 | The state of the s | 148 | 139 | 119 |
| 5/4 and 6/4 x 4" | YILL | 144 | 135 | 115 |
| 5/4 and 6/4 x 5" | Land to the same of | 158 | 149 | 129 |
| 5/4 and 6/4 x 6" | 1116" or 156"_ | (144 | 135 | 115 |
| 5/4 and 6/4 x 7" | 1210 | | | |
| 5/4 and 6/4 x 8" | CVIII CONTRACTOR | 151 | 142 | 122 |
| 5/4 and 6/4 x 10" | | 158 | 149 | 129 |
| 5/4 and 6/4 x 12" | / | 172 | 164 | 144 |
| | No. of the last | | 1 | |

Additions and deductions per 1,000 board feet for dry sur-faced lumber

1. 8/4" thickness .- To the 6/4 price for the grade and

1. 8/4" Intekness.—To the 6/4 price for the grade and size, add \$7.

2. Specified lengths.—To the random length price for the grade and size; for 4/4 thickness, 6 to 16 feet long, no addition; for 4/4 thickness, 18 and 20 feet long, add \$11; for 5/4 and 6/4 thickness, 6 to 16 feet long, no addition; for 5/4 and 6/4 thickness, 18 and 20 feet long, add \$11.

tion; for 5/4 and 6/4 thickness, 18 and 20 feet long, add \$11.

3. Stained selects.—From the price for the size and length, if without stain it would grade out: B and better, deduct \$7 from the grade B and better price; C or C and better, deduct \$7 from the grade C price; D or D and better, deduct \$7 from the grade D price.

4. Pitchy selects,—From the price for the size and length in grade "D" selects, deduct \$14.

5. Specified widths over 12".—To the 12" price for the grade and length, add \$3 for each inch over 12" in width.

6. Standard patterns of casing and base, jambs, sill stock, pulley stiles, and nosed stepping.—To the surfaced 4-sides price for the grade, size, and length, add \$7.

7. Headed shelving.—Same price as for surfaced 4 sides.

8. Sales less than \$7,50.—When the total sale is less than \$7,50 the prices as determined above may be increased 10 percent.

9. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

10. Other finish.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine finish not priced above.

BEVEL SIDING-PONDEROSA PINE, IDAHO WHITE PINE, ENGLEMAN SPRUCE, LODGEPOLE PINE, AND INLAND RED CEDAR

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried bevel siding $\%_6$ " thick at one edge and 946" thick at the other edge, in random lengths of 3 to 20 feet with not over 20 percent under 9 feet (grade "E" not over 35 percent).

| Nominal size | Actual width | Grade "B" and better | Grade "C" | Grade "D" | Grade "E" |
|--------------|------------------------|-------------------------|------------------|------------------|------------|
| | | F | onder | sa pin | е |
| 4" | 314" 414" 514" | \$69 73 70 | \$66 70 67 | \$56 61 58 | \$46 45 |
| | | Id | aho w | hite pi | ne |
| 4" 5" | 314" 414" 512" V | \$76 79 76 | \$71 74 72 | \$60 63 60 | \$48 44 |

Additions and deductions per 1,000 board feet

1. Engleman spruce, lodgepole pine, and hiland red cedar.—From the price for the size and grade in ponderosa pine, deduct \$6.

2. Restricted random lengths of 9 feet and more.—To the 3 to 20 foot random length price for the size, grade, and species, add \$4.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other bevel siding.—Continue to compute maximum

2d RMPR 215.

5. Other bevel siding.—Continue to compute maximum prices under 2d RMPR 215 on bevel siding in these

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness]

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 19%'' on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|--------------|-------|-------|-------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" | \$81 | \$77 | \$63 |
| 2 x 6" | 80 | 76 | 62 |
| 2 x 8" | 80 | 76 | 62 |
| 2 x 10" | 80 | 76 | 62 |
| 2 x 12" | 80 | 76 | 62 |

Additions and deductions per 1,000 board feet

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price
for the size and grade, add \$5.

2. Rough.—To the dry surfaced price for the grade
and size, if rough dry, deduce \$1; if rough green, add \$3.

3. Sales less than \$7.50.—When the total sale is less
than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for
workings to customer's order, and for delivery, see 2d
RMPR 215.

5. Other dimension items.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine
dimension not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness]

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to $1\frac{3}{4}$ " on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|--|--------------------------------------|-------------------------------|------------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" 2 x 6" 2 x 8" 2 x 10" 2 x 10" | \$87 85 85 85 - 85 85 | \$82. 80 80 80 80 | \$67 66 66 66 66 |

Additions and deductions per 1,000 board feet

Additions and deductions per 1,000 board jeet

1. Green, surfaced as above.—To the dry surfaced price
for the size and grade, add \$5.

2. Rough.—To the dry surfaced price for the grade
and size, if rough dry, decluct \$6; if rough green, deduct \$2.

3. Sales less than \$7.50.—When the total sale is less
than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for
workings to customer's order, and for delivery, see 2d
RMPR 215.

5. Other dimension items.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine
dimension not priced above.

FREIGHT RATE AREA NO. 13

BOARDS-PONDEROSA PINE [Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried boards, in random or ceified lengths of 6 feet and longer, surfaced to thick-ss indicated on 1, 2, 3, or 4 sides or on 1 or 2 sides and

| Nominal size | Thickness surfaced | Grade No. 1 | Grade No. 2 | Grade No. 3 | Grade No. 4 |
|--|-----------------------|---|---|--|------------------------------------|
| 1 x 4" and 1 x 6" 1 x 8" 1 x 10" 1 x 12" 1 x 14" 1 x 16" 1 x 18" | \2552''{ | \$105 105 107 114 118 124 130 | \$96 94 94 97 101 107 112 | \$83 82 82 82 90 92 95 | \$70 71 71 71 77 77 |
| 34 x 4" 34 x 6" 34 x 8" 34 x 10" 34 x 12" 11(a x 4" | 34" | 101 101 101 103 110 92 | 93 91 90 90 93 85 | 79 79 78 78 78 | 65 66 68 68 68 61 |
| 11/16 x 6" 11/16 x 8" 11/16 x 10" 11/16 x 12" |].Wie" | 92 92 93 99 | 84 83 83 85 | 73 72 72 | 62 63 63 63 |

Additions and deductions per 1,000 feet surface measure

1. Green, surfaced as above.—From the dry surfaced boards in the same grade and size deduct \$2. Full "" thickness, rough.—To the dry surfaced price for the size in "3\%" thickness, if rough dry, add \$3;

for the size in 2952" thickness, if rough dry, add \$3; if rough green, add \$5.
3. 1 x 4" and wider in number 4 grade, dry, surfaced to 252".—The maximum price for 1,000 feet surface measure

2½2".—The maximum price for 1,000 feet surface measure is \$70. 4

Standard patterns, machine run of product.—To dry surfaced price for the grade, condition, and size from which most economically developed; for drop siding and corn cribbing, dry, add \$7; for dressed and matched, dry, add \$3; for all other standard patterns, dry, add \$3; No addition for shiplap and beaded shelving.

5. Surface measure.—Is based on nominal size, and for 1" nominal thickness is the same as board measure.

6. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

reased 10 percent.
7. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d

RMPR 215.

8. Other boards.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine boards

FINISH-PONDEROSA PINE

not priced above

[Price table per 1,000 board feetl

Applies to air-dried or kiln-dried lumber, in random lengths of 6 feet and longer, surfaced on 2 or 4 sides to thickness indicated.

| Nominal size | Thickness surfaced | Grade 1 and 2 clear or "B" and better selects | Grade "C" selects | Grade "D" selects |
|--|--------------------------|---|---|---|
| 1 x 2" 1 x 3" 1 x 4" 1 x 6" 1 x 6" 1 x 7" 1 x 10" 1 x 10" 1 x 10" R W 1 x 13" and wider. R W 1 x 4" and | }294e'' | (\$138 138 134 141 134 138 141 168 168 141 | \$132 132 128 135 128 135 128 135 162 162 135 | \$114 114 110 117 110 114 117 137 137 |
| wider. 3 and 5/4 x 2" 5/4 and 6/4 x 2" 5/4 and 6/4 x 3" 5/4 and 6/4 x 4" 5/4 and 6/4 x 6" 5/4 and 6/4 x 6" 5/4 and 6/4 x 7" 5/4 and 6/4 x 7" 5/4 and 6/4 x 8" 5/4 and 6/4 x 8" 5/4 and 6/4 x 12" 5/4 and 6/4 x 12" |) 11/16" or 15/16"- | 150 150 146 160 146 153 160 175 | 142 142 137 152 137 145 152 166 | 122 122 118 132 115 125 132 146 |

Additions and deductions per 1,000 board feet for dry surfaced lumber

1. 8/4" thickness,-To the 6/4 price for the grade and

1. 84" thickness.—10 the 6, ... size, add 5; ... 2. Specified lengths.—To the random length price for the grade and size: for 4/4 thickness, 6 to 16 feet long, no addition; for 4/4 thickness, 18 and 20 feet long, add

\$11; for 5/4 and 6/4 thickness, 6 to 16 feet long, no addition; for 5/4 and 6/4 thickness, 18 and 20 feet long, add

\$11.

3. Stained selects.—From the price for the size and length, if without stain it would grade out: "B" and better, deduct \$7 from the grade "B" and better price; "C" or "C" and better, deduct \$7 from the grade "C" price; "D" or "D" and better, deduct \$7 from the grade "C".

price; "D" or "D" and better, deduct \$7 from the grade "D" price.

4. Pitchy selects.—From the price for the size and length in grade "D" selects, deduct \$14.

5. Specified widths over 12".—To the 12" price for the grade and length, add \$3 for each inch over 12" in width.

6. Standard patterns of casing and base, jambs, sill stock, pulley stiles, and nosed stepping.—To the surfaced-4-sides price for the grade, size, and length, add \$7.

7. Readed shelving.—Same price as for surfaced 4-sides.

8. Sates less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

9. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

10. Other finish.—Continue to compute maximum

10. Other finish.—Continue to compute maximum ices under 2d RMPR 215 on ponderosa pine finish not

BEVEL SIDING-PONDEROSA PINE, IDAHO WHITE PINE, ENGLEMAN SPRUCE, LODGEPOLE PINE, AND INLAND RED CEDAR

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried bevel siding $3/\epsilon''$ thick at one edge and $9/\epsilon''$ thick at the other edge, in random lengths of 3 to 20 feet with not over 20 percent under 9 feet (grade "E"—not over 35 percent).

| Nominal size | Actual width | Grade "B" and better | Grade "C" | Grade "D" | Grade "E" |
|--------------|-------------------|-------------------------|------------------|------------------|------------|
| 0.1 | | Ponderosa pine | | | |
| 4" 5" | 31/4" | \$69 74 71 | \$67 71 68 | \$57 62 59 | \$47 |
| | | Idaho white pine | | | в |
| 4" | 3½" 4½" 5½" | \$77 79 77 | \$72 74 73 | \$60 64 60 | \$49 45 |

Additions and deductions per 1,000 board feet

1. Engleman spruce, lodgepole piñe, and inland red cedar.—From the price for the size and grade in ponderosa pine, deduct \$6.

2. Restricted random lengths of 9 feet and more.—To the 3 to 20 feet random length price for the size, grade, and species, add \$4.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other beed siding.—Continue to compute maximum

2d RMPR 215. 5. Other benet siding.—Continue to compute maximum prices under 2d RMPR 215 on bevel siding in these species not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness]

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 198" on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|--|------------------------------------|------------------------------------|------------------------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" 2 x 6" 2 x 8" 2 x 10" 2 x 12" | \$84 82 82 82 82 82 | \$79 78 78 78 78 78 | \$65 64 64 64 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price for the size and grade, add \$5.
2. Rough.—To the dry surfaced price for the grade and size if rough dry, no addition; if rough green, add \$5.
3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.
5. Other dimension items.—Continue to

5. Other dimension items.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

DIMENSION-PONDEROSA PINE

[Price table per 1,000 board feet, scaled on nominal 2" thickness!

Applies to air-dried or kiln-dried lumber, in random or specified lengths of 6 feet and longer, surfaced to 13%" on 1 side and 1 edge or on 4 sides.

| Nominal size | Grade | Grade | Grade |
|--------------|-------|-------|-------|
| | No. 1 | No. 2 | No. 3 |
| 2 x 4" | \$89 | \$84 | \$70 |
| 2 x 6" | 87 | 83 | 68 |
| 2 x 8" | 87 | 83 | 68 |
| 4 2 x 10" | 87 | 83 | 68 |
| 2 x 12" | 87 | 83 | 68 |

Additions and deductions per 1,000 board feet

1. Green, surfaced as above.—To the dry surfaced price for the size and grade, add \$5.

2. Rough—To the dry surfaced price for the grade and size, if rough dry, deduct \$6; if rough green, no addition.

5. Sales less than \$7.50.—When the total sale is less than \$7.50, the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other dimension items.—Continue to compute may the second of the size of the sale is less than \$5.0 there dimension items.—Continue to compute may the second of the size of the sale is less than \$5.0 there dimension items.—Continue to compute may the sale is size of the size of the sale is sale in the sale in the sale is sale in the sale is sale in the sale is sale in the sale in the sale is sale in the sale is sale in the sale in the sale is sale in the sale in the sale is sale in the sale in the sale is sale in the sale is sale in the sale in the sale in the sale is sale in the sale in the sale is sale in the sale in the sale in the sale is sale in the sale in the sale is sale in the sale in the sale in the sale in the sale is sale in the sale is sale in the sale in the sale in the sale in the sale in

5. Other dimension items.—Continue to compute maximum prices under 2d RMPR 215 on ponderosa pine dimension not priced above.

Opinion Accompanying Order No. G-3 Under Revised General Order 65

The accompanying order establishes maximum prices for retail type sales of Ponderosa Pine lumber by lumber distribution yards out of distribution yard stock in the area covered by the order. The maximum prices are set forth in tables annexed to the order, are stated in dollars and cents terms, and have been provided for the purpose of making maximum prices readily ascertainable by both buyers and sellers. The order covers Region VII except the State of Montana and certain counties in the States of Idaho and Oregon.

Because of the numerous freight rates from the basing points established in the mill regulations to the distribution yards in the area covered, it was impracticable to issue price tables for each separate rate. Therefore, the rates have been segregated into groups and 13 tables of maximum prices have been devised based upon the most prevalent rate within the group. In no case is the range between the lowest rate in each group and the rate used more than 2¢, nor the range between the highest rate in each group and the rate used more than 3¢. These groups have been designated as "Freight Rate Areas 1 to 13" and a seller may determine his applicable maximum price table by referring to the "Freight Rate Area Table". The prices established represent, in the great majority of cases, the existing maximum prices of distribution yards in the area covered. In addition, so far as possible, care has been taken to reflect in this order the practices of the majority of the yards with respect to discounts and delivery allow-ances. The prices established may vary somewhat from the prices of particular sellers, but on the average will be substantially equivalent to existing maximum prices. This order does not compel changes in established business practices. cost practices, or methods, or means or aids to distribution, except to the extent that the Regional Administrator has found it necessary to prevent circumvention or evasion of this order, and the

Emergency Price Control Act of 1942, as amended.

In view of the facts set forth, the Regional Administrator is of the opinion that the maximum prices established by this order are generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and the Executive orders supplementary thereto.

[F. R. Doc. 46-20491; Filed, Nov. 18, 1946; 8:52 a. m.]

[Birmingham Order G-2 Under Gen. Order 50, Revocation]

MALT AND CEREAL BEVERAGES IN ALABAMA

For the reasons set forth in the accompanying opinion and under the authority vested in the District Director of the Birmingham District Office, Region IV, Office of Price Administration, by General Order No. 50 and Revised Regional Delegation Order No. 17, It is hereby ordered, That: Order No. G-2 under General Order No. 50, issued by the Birmingham District Office of the Office of Price Administration, be, and it hereby is, revoked subject to the provisions of Supplementary Order No. 40.

This order of revocation shall be effective immediately.

Issued this 25th day of October 1946.

SAM J. WATKINS, District Director.

Opinion Accompanying Revocation of Order No. G-2 Under General Order No. 50

Amendment No. 69 to Supplementary Order No. 132 removed from price control the malt and cereal beverages for which community dollar-and-cent ceiling prices were established by Order No. G-2 under General Order No. 50. In keeping with the action taken by the Administrator of the Office of Price Administration in issuing Amendment No. 69 to Supplementary Order No. 132, it is deemed advisable to revoke Order No. G-2 under General Order No. 50, and for that purpose the accompanying order of revocation has been issued.

[F. R. Doc. 46-20495; Filed, Nov. 18, 1946; 8:51 a. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register on November 18, 1946.

Region I

Boston Order 2, covering dry, fresh bananas and malt beverages. Filed 9:09 a, m.

Montpelier Order 15, Amendment 13, covering dry groceries in the State of Vermont. Filed 9:09 and 9:10 a.m.

Region III

Charleston Order 10, Amendments 15 and 16, covering dry groceries in all counties in West Virginia. Filed 9:06 and 9:05 a.m.

Charleston Order 13, Amendments 10 and 20, covering dry groceries in all counties in West Virginia. Filed 9:06 and 9:05 a.m.

Charleston Order 14, Amendments 15 and 16, covering dry groceries in all

counties in West Virginia. Filed 9:07 and 9:05 a.m.

Charleston Order 10-W, Amendment 16, covering dry groceries in all counties in the State of West Virginia. Filed 9:06 a.m.

Cincinnati Order 26, Amendment 8, covering dry groceries in certain areas in Ohio. Filed 9:04 a. m.

Indianapolis Order 38, Amendments 16A and 17, covering dry groceries in certain counties in Indiana. Filed 8:57 and 8:58 a. m.

Indianapolis Order 39, Amendments 16A and 17, covering dry groceries in certain counties in Indiana. Filed 8:57 and 8:58 a. m.

Indianapolis Order 40, Amendments 17A and 18, covering dry groceries in certain areas in Indiana. Filed 8:56 and 8:57 a.m.

Region IV

Atlanta Order 38, Amendment 18, covering dry groceries in the Atlanta area. Filed 9:07 a.m.

Atlanta Order 39, Amendment 16, covering dry groceries in the Atlanta area. Filed 9:07 a. m.

Atlanta Orders 40 and 41, Amendments 17 and 13, covering dry groceries in the Savannah area. Filed 9:15 a.m.

Birmingham Order 28, Amendment 13, covering dry groceries for Groups 3 and 4 stores. Filed 8:51 a.m.

Columbia Orders 21 and 22, Amendments 15 and 14, covering dry groceries in South Carolina. Filed 8:50 and 8:51 a.m.

Jackson Order 24, Amendments 13 and 14, covering dry groceries in the Mississippi area. Filed 9:14 a.m.

Jackson Orders 25 and 26, Amendment 13, covering dry groceries in the Mississippi area. Filed 9:14 and 9:13

Jacksonville Orders 46, 47 and 48, Amendments 15 and 14, covering dry groceries in the Jacksonville, Florida area. Filed 8:52 a. m.

Miami Orders 9, 10, 11, and 12, Amendments 15 and 17, covering dry groceries. Filed 8:50 and 8:49 a. m.

Nashville Orders 24 and 25, Amendments 4 and 3, covering dry groceries in certain areas in Tennessee and Bristol, Virginia. Filed 8:59 a.m. and 8:58 a.m.

Region VI

Des Moines Orders 25 and 26, Amendments 12 and 1, covering dry groceries in Iowa except Lyon and Osceola Counties. Filed 8:55 and 8:54 a.m.

Des Moines Orders 1-M, 2-M and 3-M,

Des Moines Orders 1-M, 2-M and 3-M, Amendment 2, covering bottled beer and ale in certain counties in Iowa. Filed 8:51, 8:56 and 8:55 a. m.

Des Moines Orders 13-W, 14-W, and 15-W, Amendments 9 and 7, covering dry groceries in certain counties in Iowa. Filed 8:54 and 8:53 a. m.

Fargo Order 39, Amendment 10, covering dry groceries in certain counties in North Dakota and certain counties in Minnesota. Filed 8:53 a.m.

Fargo Order 41, Amendment 12, covering dry groceries in certain cities in North Dakota. Filed 8:53 a.m.

Fargo Order 42, Amendment 12, covering dry groceries in certain areas in North Dakota. Filed 9:13 a.m.

Fargo Order 43, Amendment 12, covering dry groceries in certain areas in

North Dakota and Minnesota. Filed 9:13 a. m.

Fargo Order 44, Amendment 12, covering dry groceries in certain areas in North Dakota and Minnesota. Filed 9:12 a.m.

Milwaukee Order 7, Amendment 14, covering dry groceries in the State of Wisconsin, county of Milwaukee and the cities of Racine and Kenosha. Filed 9:12 a. m.

Milwaukee Order 14, Amendment 12, covering dry groceries in certain areas in Wisconsin. Filed 9:12 a.m.

Milwaukee Order 33, Amendment 11, covering dry groceries in certain counties in Wisconsin. Filed 9:11 a.m.

Milwaukee Order 34, Amendment 1, covering dry groceries in certain areas in Wisconsin. Filed 9:11 a.m.

Milwaukee Order 35, Amendment 1, covering dry groceries in certain areas in Wisconsin. Filed 9:11 a.m.

Milwaukee Order 36, Amendment 1, covering dry groceries in certain areas in Wisconsin. Filed 9:11 a. m.

Milwaukee Order 1-M, Amendment 2, covering bottled beer and ale in certain counties in Wisconsin except the town of Washington. Filed 9:00 a.m.

Region VII

Albuquerque Order 49, covering dry groceries and fresh fruit and vegetables in New Mexico. Filed 9:09 a.m.

Helena Order 116, Amendment 3, covering dry groceries in Billings, Butte and Great Falls. Filed 9:08 a.m.

Helena Order 117, Amendment 4, covering dry groceries in certain counties in Montana. Filed 9:08 a.m.

Helena Order 118, Amendment 3, covering dry groceries in Helena, East Helena, Bozeman, Livingston, Kalispell, and Missoula. Filed 9:08 a.m.

Helena Order 119, Amendment 3, covering dry groceries in certain areas in Montana. Filed 9:08 a.m.

Helena Order 120, Amendment 3, covering dry groceries in Havre, Chinook, Glasgow, Sidney, Glendive, Miles City, and Lewistown. Filed 9:08 a.m.

Helena Order 121, Amendment 3, covering dry groceries in certain areas in Montana. Filed 9:08 a.m.

Helena Order 122, Amendment 3, covering dry groceries in certain towns of Wyoming. Filed 9:07 a.m.

Salt Lake City Orders 17-F, 18-F, and 19-F, Amendment 4, covering fresh fruits and vegetables. Filed 9:10 and 9:02 a.m.

Salt Lake City Orders 28, 29 and 40, Amendments 4 and 3, covering dry groceries. Filed 9:03 a. m.

Salt Lake City Orders 41, 42 and 43, Amendments 3 and 4, covering dry groceries. Filed 9:02 and 8:56 a.m.

Region VIII

Portland Order 1-M, covering bottled beer and ale in certain areas in Portland. Filed 9:04 a. m.

Seattle Orders 30, 31, 32, 33, and 34, Amendments 27, 28, and 33, covering dry groceries. Filed 8:49 and 8:48 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK, Secretary.

[F. R. Doc. 46-20690; Filed, Nov. 21, 1946; 8:52 a. m.]